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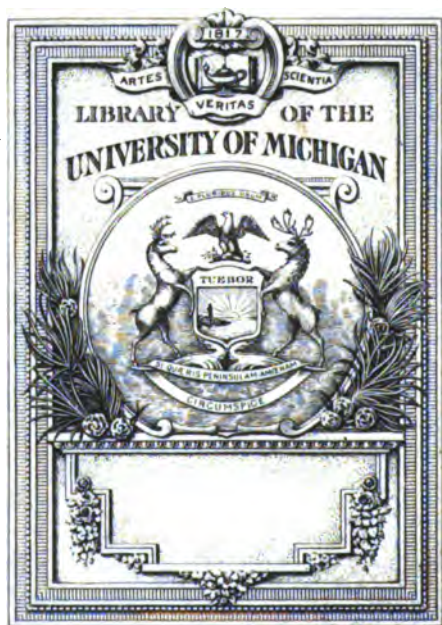
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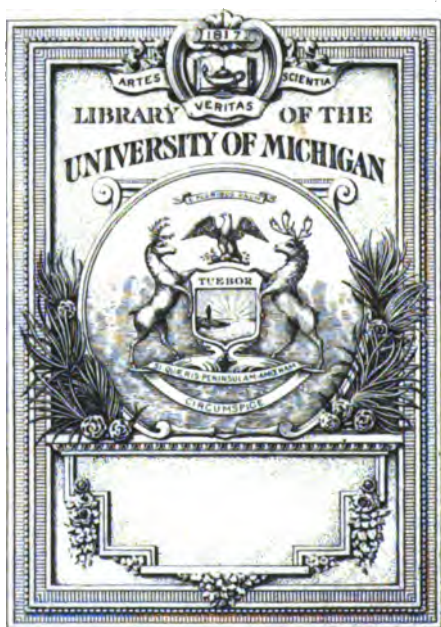
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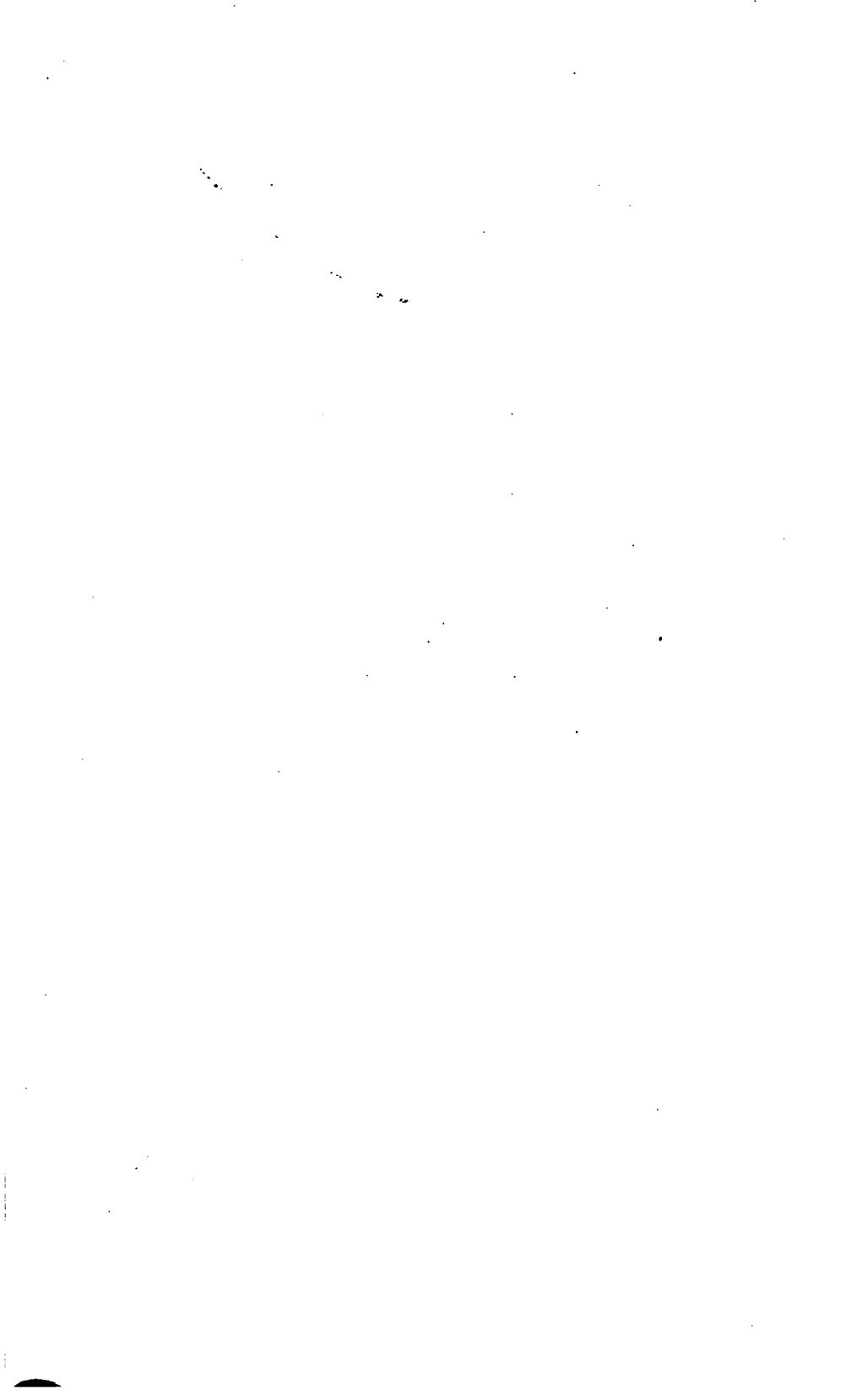












JOURNAL
OF THE
ASSEMBLY

OF THE
STATE OF NEW YORK

AT THEIR
ONE HUNDRED AND THIRTY-FIFTH SESSION

BEGUN AND HELD AT THE CAPITOL IN THE CITY OF ALBANY
ON WEDNESDAY, THE THIRD DAY OF JANUARY, 1912

VOLUME II



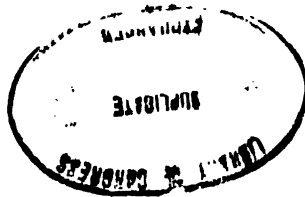
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Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Said bill, as amended, was then read the second time and, on motion of Mr. Blauvelt, was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 882, Rec. No. 165) entitled "An act to provide for the construction of a highway bridge over the canalized Mohawk river at movable dam five between the towns of Glenville and Rotterdam, and making an appropriation therefor," was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading.

The bill (No. 1795, Int. No. 425) entitled "An act to amend the Labor Law, relative to the use of compressed air in caissons, tunnels and other works, and laborers employed," was read the second time.

On motion of Mr. Blauvelt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1796, Int. No. 1042) entitled "An act to amend the Penal Law, in relation to the carrying or having in possession dangerous weapons," was read the second time.

On motion of Mr. Vert, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1797, Int. No. 1111) entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' so as to extend the boundaries of said city," was read the second time.

On motion of Mr. Phillips, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 527, Assembly Reprint No. 1798, Rec. No. 63) entitled "An act to amend chapter twenty-six of the Laws of nineteen hundred and ten, entitled 'An act creating a commission for the government and control of a municipal hospital for the city of Buffalo for the care and treatment of persons affected with incipient tuberculosis, and defining the powers and prescribing the duties of said commission,' generally," was read the second time.

On motion of Mr. Jackson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1800, Int. No. 332) entitled "An act to amend the Labor Law, in relation to hours of labor of minors and women," having been announced,

Mr. Horton moved to amend as follows:

Page 4, line 22, after "year" and before the period insert in italics "nor in the manufacture of confectionery and confections between the fifteenth day of September and the twenty-fourth day of December each year."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

AYES 44

NOES 76

Those who voted in the affirmative were:

Adler	Constantine	Grace	Page	Stoddard
Allen	Crandell	Hart	Pembleton	Sweet
Brereton	Crane	Heiberger	Prime	Talmage
Brooks	Crawford	Hopkins	Rahl	Vert
Bryant	Duntz	Horton	Richardson	Waring
Bush	Ebbets	Karutz	Schmitt	Waters
Chilton	Edwards	Lent	Schwarz	Wilson
Coleman	Gage	Lincoln	Shannon	Yeomans
Colné	Gillett	Machold	Slocum	

Those who voted in the negative were:

Ahern	Dana	Kennedy	Nelson	Slater
Banzhaf	Entwistle	Keys	Pappert	Smith A E
Bennett	Evans	Kopp	Parker	Stivers
Blauvelt	Farrell	Langhorst	Patrie	Sullivan
Boylan	Fleck	Levy J	Phillips	Thompson.
Brennan	Frisbie	Madden	Pierce	Walker
Brong	Garvey	Malone	Robinson	Weil
Bullion	Gibeau	Mathewson	Ruddick	Wende
Campbell	Goldberg	McCue	Ruland	Wheeler
Caughlan	Graubard	McDaniels	Scheector	Whitney
Chanler	Greenberg	McElligott	Schifferdecker	Willmott
Cheney	Herrick	McGrath	Seeley	Winters
Coffey	Heyman	Merrill	Shepardson	Wood
Cook	Hinman	Milford	Shlivek	Yale
Cross	Jackson	Murray	Singleton	Young
Cuvillier				

Said bill was then read the second time.

On motion of Mr. Jackson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1801, Int. No. 903) entitled "An act to amend the Inferior Criminal Courts Act of the city of New York in

relation to the qualification of magistrates," was read the second time.

On motion of Mr. Foley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1802, Int. No. 37) entitled "An act to amend chapter fifteen of the Laws of nineteen hundred and nine, entitled 'An act in relation to the civil service of the State of New York and the civil divisions and cities thereof, constituting chapter seven of the Consolidated Laws,' as amended by chapter two hundred and sixty-four of the Laws of nineteen hundred and ten, in relation to the power of removal," was read the second time.

On motion of Mr. Walker, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1803, Int. No. 1189) entitled "An act to amend the Judiciary Law, in relation to the exemption of jurors," was read the second time.

On motion of Mr. Page, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1804, Int. No. 890) entitled "An act to amend the Public Officers Law, in relation to official undertakings," was read the second time.

On motion of Mr. T. K. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 596, Int. No. 573) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section one of article two of the Constitution in relation to the qualifications of voters," was read the second time.

On motion of Mr. Murray, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 783, Int. No. 127) entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the department of police of said city," having been announced for a third reading,

On motion of Mr. Wende, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

The bill (No. 311, Int. No. 309) entitled "An act to amend the Greater New York charter, relative to wharfage rates on har-

bor lighters and other vessels at the port of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 36

NOES 85

Those who voted in the affirmative were:

Allen	Jones	Pemberton	Stivers	Wilson
Baumes	Keys	Pierce	Sullivan	Winters
Brown	MacGregor	Prime	Sweet	Wood
Bullion	Machold	Rahl	Thompson	Yale
Coffey	Malone	Richardson	Thorn	Yeomans
Cook	Merill	Slocum	Waring	Young
Gage	Pappert	Smith M	Willmott	Yule
Hart				

Those who voted in the negative were:

Adler	Chilton	Goodman	Lincoln	Schifferdecker
Ahern	Coleman	Grace	Madden	Schmitt
Banshaf	Coiné	Greenberg	Mathewson	Schwarz
Barnes	Crandell	Heiberger	McCue	Seeley
Bell	Crane	Herrick	McDaniels	Shannon
Bennett	Cuvillier	Heyman	McElligott	Shepardson
Blauvelt	Dana	Hinman	McGiath	Shlivek
Boylan	Dunts	Hoff	McKee	Singleton
Brennan	Ebbets	Hopkins	McKeon	Slater
Brereton	Entwistle	Horton	Milford	Smith A E
Brong	Evans	Jackson	Murray	Stoddard
Bryant	Farrell	Karutz	Nelson	Tallett
Bush	Fleck	Kennedy	Page	Talmage
Campbell	Garvey	Kopp	Patrie	Vert
Caughlan	Gibeau	Langhorst	Robinson	Waters
Chanler	Gillett	Lent	Ruddick	Weil
Cheney	Goldberg	Levy J	Ruland	Wheeler

Mr. Sweet moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

The bill (No. 1243, Int. No. 325) entitled "An act to repeal chapter seven hundred and seventy-nine of the Laws of nineteen hundred and eleven, entitled 'An act establishing a State athletic commission, and regulating boxing and sparring in the State of New York,'" was read the third time, having been printed and

upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 77

NOES 46

Those who voted in the affirmative were:

Ahern	Cook	Hopkins	Phillips	Sweet
Allen	Crandell	Horton	Pierce	Tallett
Banzhaf	Crane	Jones	Prime	Talmage
Baumes	Crawford	Lent	Richardson	Thompson
Bell	Cross	Lincoln	Ruddick	Vert
Bennett	Duntz	Macdonald	Ruland	Waring
Blauvelt	Ebbets	Machold	Seaker	Waters
Brown	Entwistle	Mathewson	Shannon	Wheeler
Bryant	Evans	McDaniels	Shepardson	Whitney
Bullion	Fleck	Merrill	Singleton	Wilson
Cheney	Gage	Milford	Slater	Winters
Chilton	Gillett	Murray	Slocum	Wood
Coffey	Grace	Nelson	Smith M	Yeomans
Coleman	Hart	Parker	Stivers	Young
Colné	Hinman	Pembleton	Sullivan	Yule
Constantine	Hoff			

Those who voted in the negative were:

Adler	Gibeau	Langhorst	McKeon	Shlivek
Boylan	Goodman	Levy J	Page	Smith A E
Brennan	Graubard	MacGregor	Rahl	Stoddard
Brong	Greenberg	Madden	Robinson	Thorn
Bush	Heiberger	Malone	Schector	Walker
Campbell	Herrick	McCue	Schifferdecker	Weil
Caughlan	Heyman	McElligott	Schmit	Wende
Cuvillier	Jackson	McGrath	Schwarz	Willmott
Farrell	Kennedy	McKee	Seeley	Zorn
Garvey				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 619, Assembly Reprint No. 1674, Rec. No. 34) entitled "An act to amend the Forest, Fish and Game Law, in relation to the sale of certain game," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banshaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karutz	Pembleton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmit.	Willmott
Caughlan	Grace	Malone	Schwarz	Wilson
Chanler	Grauba.d	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

The Senate bill (No. 900, Rec. No. 91) entitled "An act to erect the county of Bronx from the territory now comprised within the limits of the borough of Bronx, in the city of New York, as constituted by chapter three hundred and seventy-eight of the Laws of eighteen hundred and ninety-seven, and all acts amendatory thereof and supplemental thereto," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 6

Those who voted in the affirmative were:

Adler	Constantine	Herrick	Nelson	Smith T K
Ahern	Cook	Heyman	Page	Stivers
Allen	Crandell	Hinman	Pappert	Stoddard
Banshaf	Crane	Hoff	Parker	Sullivan
Barnes	Crawford	Hopkins	Patrie	Sweet
Baumes	Cross	Horton	Pembleton	Tallett
Bell	Cuvillier	Jackson	Phillips	Talmage
Bennett	Dana	Jones	Pierce	Thompson
Blauvelt	Dunts	Karutz	Prime	Thorn
Boylan	Entwistle	Kennedy	Rahl	Vert
Brennan	Evans	Keys	Richardson	Walker
Brereton	Farrell	Langhorst	Robinson	Waring
Brong	Fitzgerald	Lent	Ruddick	Waters
Brooks	Fleck	Levy J	Ruland	Weil
Brown	Frisbie	Lincoln	Schechter	Wende
Bryant	Gage	Macdonald	Schifferdecker	Whitney
Bullion	Gibeau	MacGregor	Schmitt	Willmott
Bush	Gillett	Machold	Schwarz	Wilson
Campbell	Goldberg	Madden	Seaker	Winters
Caughlan	Grace	Malone	Shannon	Wood
Chanler	Graubard	Mathewson	Shepardson	Yale
Cheney	Greenberg	McDaniels	Singleton	Yeomans
Chilton	Gurnett	McElligott	Slater	Young
Coffey	Hart	McGrath	Slocum	Yule
Coleman	Hearn	Merrill	Smith A E	Zorn
Colné	Heiberger	Milford		

Those who voted in the negative were:

Ebbets	Kopp	McCue	Murray	Shlivek
Goodman				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1182, Int. No. 1044) entitled "An act to amend the County Law, in relation to the salaries of the surrogates of the counties of Albany, Monroe and Westchester, and the salaries of the county judges of the counties of Albany and Monroe," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banzhaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karutz	Pembleton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwarz	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 568, Int. No. 545) entitled "An act to amend the Tax Law, in relation to the time allowed for the preparation of the assessment-roll," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banzhaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan

Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karuts	Pembleton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhoist	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwarz	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Millford	Slocum	Zora
Cook	Heyman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1742, Int. No. 1137) entitled "An act to amend the Public Health Law, in relation to operations for the prevention of procreation," having been announced, debate was had thereon.

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 585, Int. No. 562) entitled "An act to amend the Tax Law by providing that household furniture and personal effects to the value of one thousand dollars shall be exempt from taxation," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES · 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Abern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banshaf	Cross	Horton	Pappert	Stoddard

Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karutz	Pemberton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwarz	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1743, Int. No. 564) entitled "An act to amend the Tax Law to provide for tax maps in all cities, towns and villages," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banshaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karutz	Pemberton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil

Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwartz	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1744, Int. No. 509) entitled "An act to amend the Greater New York charter, in relation to salaries of the members of the supervising and teaching staffs of the board of education," having been announced for a third reading,

On motion of Mr. Colne, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1489, Int. No. 1287) entitled "An act in relation to the powers of the board of supervisors of Sullivan county in respect to the compensation and accounts of Robert B. Labagh, a former superintendent of the poor of such county, and to legalize certain acts of the board of supervisors of such county affecting the compensation and accounts of such official and of other former incumbents of such office," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Abern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banshaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan

Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karutz	Pembleton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwars	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGiath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1107, Int. No. 998) entitled "An act to legalize, ratify and confirm resolutions, acts and proceedings of the common council of the city of Cohoes, in relation to the pavement of Vine street, and the contract entered into therefor, and providing for a special assessment to pay the expense thereof," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banzhaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Duntz	Karutz	Pembleton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn

Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schechter	Wende
Buah	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwars	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1490, Int. No. 1288) entitled "An act to amend chapter eighty-six of the Laws of eighteen hundred and fifty, entitled 'An act to provide for the assessment and collection of taxes in the city of Albany,' in relation to certificates issued by the county treasurer at sales of lands in said city for unpaid taxes," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banshaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Duntz	Karutz	Pembleton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Biereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil

Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwarz	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1169, Int. No. 1031) entitled "An act to amend chapter seventy-six of the Laws of eighteen hundred and ninety-eight, entitled 'An act relative to the abandoning of the Jubilee water system, and to provide for the distribution of its property, and the investment of the proceeds of such property,' relating to the use of such proceeds for the benefit of the inhabitants of the Parish tract," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banzhaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karutz	Pembleton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thoin
Brereton	Farrell	Langhorst	Rahl	Veit
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwarz	Wilson

Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 847, Int. No. 790) entitled "An act to amend the Village Law, in relation to sprinkling streets," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banzhaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karutz	Pembleton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schechter	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwarz	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1210, Int. No. 1073) entitled "An act to amend the County Law, in relation to the powers of the boards of supervisors to levy and assess taxes for certain claims upon the towns and cities of their counties," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banshaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karuts	Pembleton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Biennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwars	Wilson
Chanjer	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1745, Int. No. 1254) entitled "An act to amend the Greater New York charter, in relation to the prevention of fires," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banzhaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patris	Sweet
Bennett	Duntz	Karutz	Pembleton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwarz	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chiton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1266, Int. No. 1118) entitled "An act to authorize the city of Buffalo to issue sinking fund water bonds for the purpose of raising money to pay and retire water bonds for which no sinking fund is provided," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Adler	Cook	Heyman	Murray	Smith A E
Ahern	Crandell	Hinman	Nelson	Smith T K
Allen	Crane	Hoff	Page	Stivers
Banzhaf	Crawford	Hopkins	Pappert	Stoddard
Barnes	Cross	Horton	Parker	Sullivan
Baumes	Cuvillier	Jackson	Patrie	Sweet
Bell	Dana	Jones	Pembleton	Tallett
Bennett	Duntz	Karutz	Phillips	Talmage
Blauvelt	Ebbets	Kennedy	Pierce	Thompson
Boylan	Entwistle	Keys	Prime	Thorn
Brennan	Evans	Kopp	Rahl	Vert
Brereton	Farrell	Langhorst	Richardson	Walker
Brong	Fitzgerald	Lent	Robinson	Waring
Brooks	Fleck	Levy J	Ruddick	Waters
Brown	Frisbie	Lincoln	Ruland	Weil
Bryant	Gage	Macdonald	Schector	Wende
Bullion	Gibeau	MacGregor	Schifferdecker	Whitney
Bush	Gillett	Machold	Schmitt	Willmott
Campbell	Goldberg	Madden	Schwarz	Wilson
Caughlan	Grace	Malone	Seaker	Winters
Chanler	Graubard	Mathewson	Shannon	Wood
Cheney	Greenberg	McCue	Shepardson	Yale
Chilton	Gurnett	McDaniels	Shlivek	Yeomans
Coffey	Hart	McElligott	Singleton	Young
Coleman	Hearn	McGrath	Slater	Yule
Colné	Heiberger	Merrill	Slocum	Zorn
Constantine	Herrick	Milford		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1267, Int. No. 1119) entitled "An act to authorize the city of Buffalo to issue its bonds for the purpose of providing funds for the construction, reconstruction and enlargement of public trunk sewers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Adler	Cook	Heyman	Murray	Smith A E
Ahern	Crandell	Hinman	Nelson	Smith T K
Allen	Crane	Hoff	Page	Stivers
Banzhaf	Crawford	Hopkins	Pappert	Stoddard

Barnes	Cross	Horton	Parker	Sullivan
Baumes	Cuvillier	Jackson	Patrie	Sweet
Bell	Dana	Jones	Pembleton	Tallett
Bennett	Dunts	Karutz	Phillips	Talmage
Blauvelt	Ebbets	Kennedy	Pierce	Thompson
Boylan	Entwistle	Keys	Prime	Thorn
Brennan	Evans	Kopp	Rahl	Vert
Brereton	Farrell	Langhorst	Richardson	Walker
Brong	Fitzgerald	Lent	Robinson	Waring
Brooks	Fleck	Levy J	Ruddick	Waters
Brown	Frisbie	Lincoln	Ruland	Weil
Bryant	Gage	Macdonald	Schector	Wende
Bullion	Gibeau	MacGregor	Schifferdecker	Whitney
Bush	Gillett	Machold	Schmitt	Willmott
Campbell	Goldberg	Madden	Schwarz	Wilson
Caughlan	Grace	Malone	Seaker	Winters
Chanler	Graubard	Mathewson	Shannon	Wood
Cheney	Greenberg	McCue	Shepardson	Yale
Chilton	Gurnett	McDaniels	Shlivek	Yeomans
Coffey	Hart	McElligott	Singleton	Young
Coleman	Hearn	McGrath	Slater	Yule
Cohné	Heiberger	Merrill	Slocum	Zorn
Constantine	Herrick	Milford		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1265, Int. No. 1117) entitled "An act to authorize the city of Buffalo to issue its bonds for the purpose of raising money to construct, extend and regulate its system of water works, and to reimburse the new construction account, bureau of water, for disbursements made for district mains, valves, hydrants, meters and tools, since the thirtieth day of June, nineteen hundred and seven," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Adler	Cook	Heyman	Murray	Smith A E
Abern	Crandell	Hinman	Nelson	Smith T K
Allen	Crane	Hoff	Page	Stivers
Banshaf	Crawford	Hopkins	Pappert	Stoddard
Barnes	Cross	Horton	Parker	Sullivan
Baumes	Cuvillier	Jackson	Patrie	Sweet
Bell	Dana	Jones	Pembleton	Tallett
Bennett	Dunts	Karutz	Phillips	Talmage

Blauvelt	Ebbets	Kennedy	Pierce	Thompson
Boylan	Entwistle	Keys	Prime	Thorn
Brennan	Evans	Kopp	Rahl	Vert
Brereton	Farrell	Langhorst	Richardson	Walker
Brong	Fitzgerald	Lent	Robinson	Waring
Brooks	Fleck	Levy J.	Ruddick	Waters
Brown	Frisbie	Lincoln	Ruland	Weil
Bryant	Gage	Macdonald	Schector	Wende
Bullion	Gibeau	MacGregor	Schifferdecker	Whitney
Bush	Gillett	Machold	Schmitt	Willmott
Campbell	Goldberg	Madden	Schwarz	Wilson
Caughlan	Grace	Malone	Seaker	Winters
Chanler	Graubard	Mathewson	Shannon	Wood
Cheney	Greenberg	McCue	Shepardson	Yale
Chilton	Gurnett	McDaniels	Shlivek	Yeomans
Coffey	Hart	McElligott	Singleton	Young
Coleman	Hearn	McGrath	Slater	Yule
Colné	Heiberger	Merrill	Slocum	Zorn
Constantine	Herrick	Milford		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 973, Int. No. 885) entitled "An act to amend the Town Law, in relation to deputy town clerks," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Adler	Cook	Heyman	Murray	Smith A E
Ahern	Crandell	Hinman	Nelson	Smith T K
Allen	Crane	Hoff	Page	Stivers
Banzhaf	Crawford	Hopkins	Pappert	Stoddard
Barnes	Cross	Horton	Parker	Sullivan
Baumes	Cuvillier	Jackson	Patrie	Sweet
Bell	Dana	Jones	Pemberton	Tallett
Bennett	Dunts	Karutz	Phillips	Talmage
Blauvelt	Ebbets	Kennedy	Pierce	Thompson
Boylan	Entwistle	Keys	Prime	Thorn
Brennan	Evans	Kopp	Rahl	Vert
Brereton	Farrell	Langhorst	Richardson	Walker
Brong	Fitzgerald	Lent	Robinson	Waring
Brooks	Fleck	Levy J	Ruddick	Waters
Brown	Frisbie	Lincoln	Ruland	Weil
Bryant	Gage	Macdonald	Schector	Wende
Bullion	Gibeau	MacGregor	Schifferdecker	Whitney
Bush	Gillett	Machold	Schmitt	Willmott
Campbell	Goldberg	Madden	Schwarz	Wilson

Caughlan	Grace	Malone	Seaker	Winters
Chanler	Graubard	Mathewson	Shannon	Wood
Cheney	Greenberg	McCue	Shepardson	Yale
Chilton	Gurnett	McDaniels	Shlivek	Yeomans
Coffey	Hart	McElligott	Singleton	Young
Coleman	Hearn	McGrath	Slater	Yule
Colné	Heiberger	Merrill	Slocum	Zorn
Constantine	Herrick	Milford		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1221, Int. No. 1078) entitled "An act authorizing the common council and mayor of the city of Buffalo to lease or grant a right to use to abutting owners on the north side of Sienkiewicz place in said city a strip of land of said street not to exceed six feet in width," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Adler	Cook	Heyman	Murray	Smith A E
Ahern	Crandell	Hinman	Nelson	Smith T K
Allen	Crane	Hoff	Page	Stivers
Banshaf	Crawford	Hopkins	Pappert	Stoddard
Baynes	Cross	Horton	Parker	Sullivan
Baumes	Cuvillier	Jackson	Patrie	Sweet
Bell	Dana	Jones	Pembleton	Tallett
Bennett	Duntz	Karuts	Phillips	Talmage
Blauvelt	Ebbets	Kennedy	Pierce	Thompson
Boylan	Entwistle	Keys	Prime	Thorn
Brennan	Evans	Kopp	Rahl	Vert
Breton	Farrell	Langhorst	Richardson	Walker
Brong	Fitzgerald	Lent	Robinson	Waring
Brooks	Fleck	Levy J	Ruddick	Waters
Brown	Frisbie	Lincoln	Ruland	Weil
Bryant	Gage	Macdonald	Schoeter	Wende
Bullion	Gibbeau	MacGregor	Schifferdecker	Whitney
Bush	Gillett	Machold	Schmitt	Willmott
Campbell	Goldberg	Madden	Schwars	Wilson
Caughlan	Grace	Malone	Seaker	Winters
Chanler	Graubard	Mathewson	Shannon	Wood
Cheney	Greenberg	McCue	Shepardson	Yale
Chilton	Gurnett	McDaniels	Shlivek	Yeomans
Coffey	Hart	McElligott	Singleton	Young
Coleman	Hearn	McGrath	Slater	Yule
Colné	Heiberger	Merrill	Slocum	Zorn
Constantine	Herrick	Milford		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1412, Int. No. 1238) entitled "An act to authorize the city of Binghamton to enter into a contract with the village of Lestershire to jointly construct a trunk sewer through lands in the city of Binghamton, the village of Lestershire and the town of Union, to connect the same with a trunk sewer in the village of Lestershire, to provide for the disposal of the sewage therefrom, and to authorize the city of Binghamton to acquire lands therefor, and to raise funds to carry said contract into effect," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Adler	Cook	Heyman	Murray	Smith A E
Ahern	Crandell	Hinman	Nelson	Smith T K
Allen	Crane	Hoff	Page	Stivers
Banzhaf	Crawford	Hopkins	Pappert	Stoddard
Barnes	Cross	Horton	Parker	Sullivan
Baumes	Cuvillier	Jackson	Patrie	Sweet
Bell	Dana	Jones	Pembleton	Tallett
Bennett	Duntz	Karutz	Phillips	Talmage
Blauvelt	Ebbets	Kennedy	Pierce	Thompson
Boylan	Entwistle	Keys	Prime	Thorn
Brernan	Evans	Kopp	Rahl	Vert
Brereton	Farrell	Langhorst	Richardson	Walker
Brng	Fitzgerald	Lent	Robinson	Waring
Brooks	Fleck	Levy J	Ruddick	Waters
Brown	Frisbie	Lincoln	Ruland	Weil
Bryant	Gage	Macdonald	Schector	Wende
Bullion	Gibeau	MacGregor	Schifferdecker	Whitney
Bush	Gillett	Machold	Schmitt	Willmott
Campbell	Goldberg	Madden	Schwarz	Wilson
Caughlan	Grace	Malone	Seaker	Winters
Chanler	Graubard	Mathewson	Shannon	Wood
Cheney	Greenberg	McCue	Shepardson	Yale
Chilton	Gurnett	McDaniels	Shlivek	Yeomans
Coffey	Hart	McElligott	Singleton	Young
Coleman	Hearn	McGrath	Slater	Yule
Colné	Heiberger	Merrill	Slocum	Zorn
Constantine	Herrick	Milford		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1335, Int. No. 1165) entitled "An act to authorize the audit and payment of certain claims by the county of Rensselaer," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Adler	Cook	Heyman	Murray	Smith A E
Ahern	Crandell	Hinman	Nelson	Smith T K
Allen	Crane	Hoff	Page	Stivers
Banshaf	Crawford	Hopkins	Pappert	Stoddard
Barnes	Cross	Horton	Parker	Sullivan
Baumes	Cuvillier	Jackson	Patrie	Sweet
Bell	Dana	Jones	Pembleton	Tallett
Bennett	Dunts	Karutz	Phillips	Talmage
Blauvelt	Ebbets	Kennedy	Pierce	Thompson
Boylan	Entwistle	Keys	Prime	Thorn
Brennan	Evans	Kopp	Rahl	Vert
Brereton	Farrell	Langhorst	Richardson	Walker
Brong	Fitzgerald	Lent	Robinson	Waring
Brooks	Fleck	Levy J	Ruddick	Waters
Brown	Frisbie	Lincoln	Ruland	Weil
Bryant	Gage	Macdonald	Schector	Wende
Bullion	Gibeau	MacGregor	Schifferdecker	Whitney
Bush	Gillett	Machold	Schmitt	Willmott
Campbell	Goldberg	Madden	Schwarz	Wilson
Caughlan	Grace	Malone	Seaker	Winters
Chanler	Graubard	Mathewson	Shannon	Wood
Cheney	Greenberg	McCue	Shepardson	Yale
Chilton	Gurnett	McDaniels	Shlivek	Yeomans
Coffey	Hart	McElligott	Singleton	Young
Coleman	Hearn	McGrath	Slater	Yule
Colné	Heiberger	Merrill	Slocum	Zorn
Constantine	Herrick	Milford		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1295, Int. No. 1142) entitled "An act to allow the common council of the city of Middletown to determine whether it shall pay from the city treasury a portion of the expense of a paved street in said city," was read the third time, having been printed and upon the desks of the members in its final

form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Adler	Cook	Heyman	Murray	Smith A E
Ahern	Crandell	Hinman	Nelson	Smith T K
Allen	Crane	Hoff	Page	Stivers
Banshaf	Crawford	Hopkins	Pappert	Stoddard
Barnes	Cross	Horton	Parker	Sullivan
Baumes	Cuvillier	Jackson	Patrie	Sweet
Bell	Dana	Jones	Pembleton	Tallett
Bennett	Duntz	Karutz	Phillips	Talmage
Blauvelt	Ebbets	Kennedy	Pierce	Thompson
Boylan	Entwistle	Keys	Prime	Thorn
Brennan	Evans	Kopp	Rahl	Vert
Brereton	Farrell	Langhorst	Richardson	Walker
Brong	Fitzgerald	Lent	Robinson	Waring
Brooks	Fleck	Levy J	Ruddick	Waters
Brown	Frisbie	Lincoln	Ruland	Weil
Bryant	Gage	Macdonald	Schector	Wende
Bullion	Gibeau	MacGregor	Schifferdecker	Whitney
Bush	Gillett	Machold	Schmitt	Willmott
Campbell	Goldberg	Madden	Schwars	Wilson
Caughlan	Grace	Malone	Seaker	Winters
Chanler	Graubard	Mathewson	Shannon	Wood
Cheney	Greenberg	McCue	Shepardson	Yale
Chilton	Gurnett	McDaniels	Shlivek	Yeomans
Coffey	Hart	McElligott	Singleton	Young
Coleman	Hearn	McGrath	Slater	Yule
Colné	Heiberger	Merrill	Slocum	Zorn
Constantine	Herrick	Millford		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No: 1255, Int. No. 1104) entitled "An act to reapropriate certain unexpended balances of former appropriations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Adler	Cook	Heyman	Murray	Smith A E
Ahern	Crandell	Hinman	Nelson	Smith T K
Allen	Crane	Hoff	Page	Stivers
Banshaf	Crawford	Hopkins	Pappert	Stoddard
Barnes	Cross	Horton	Parker	Sullivan
Baumes	Cuvillier	Jackson	Patrie	Sweet
Bell	Dana	Jones	Pembleton	Tallett
Bennett	Dunts	Karutz	Phillips	Talmage
Blauvelt	Ebbets	Kennedy	Pierce	Thompson
Boylan	Entwistle	Keys	Prime	Thorn
Brennan	Evans	Kopp	Rahl	Vert
Brereton	Farrell	Langhorst	Richardson	Walker
Brong	Fitzgerald	Lent	Robinson	Waring
Brooks	Fleck	Levy J	Ruddick	Waters
Brown	Frisbie	Lincoln	Ruland	Weil
Bryant	Gage	Macdonald	Schechter	Wende
Bullion	Gibeau	MacGregor	Schifferdecker	Whitney
Bush	Gillett	Machold	Schmitt	Willmott
Campbell	Goldberg	Madden	Schwarz	Wilson
Caughlan	Grace	Malone	Seaker	Winters
Chanler	Graubard	Mathewson	Shannon	Wood
Cheney	Greenberg	McCue	Shepardson	Yale
Chilton	Gurnett	McDaniels	Shlivek	Yeomans
Coffey	Hart	McElligott	Singleton	Young
Coleman	Hearn	McGrath	Slater	Yule
Colné	Heiberger	Merrill	Stocum	Zorn
Constantine	Herrick	Milford		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1002, Int. No. 914) entitled "An act to amend the Membership Corporations Law, in relation to sale and care of cemetery lots," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Adler	Cook	Heyman	Murray	Smith A E
Ahern	Crandell	Hinman	Nelson	Smith T K
Allen	Crane	Hoff	Page	Stivers
Banshaf	Crawford	Hopkins	Pappert	Stoddard

Barnes	Cross	Horton	Parker	Sullivan
Baumes	Cuvillier	Jackson	Patrie	Sweet
Bell	Dana	Jones	Pembleton	Tallett
Bennett	Dunts	Karutz	Phillips	Talmage
Blauvelt	Ebbets	Kennedy	Pierce	Thompson
Boylan	Entwistle	Keys	Prime	Thorn
Brennan	Evans	Kopp	Rahl	Vert
Brereton	Farrell	Langhorst	Richardson	Walker
Brong	Fitzgerald	Lent	Robinson	Waring
Brooks	Fleck	Levy J	Ruddick	Waters
Brown	Frisbie	Lincoln	Ruland	Weil
Bryant	Gage	Macdonald	Schector	Wende
Bullion	Gibeau	MacGregor	Schifferdecker	Whitney
Bush	Gillett	Machold	Schmitt	Willmott
Campbell	Goldberg	Madden	Schwarz	Wilson
Caughlan	Grace	Malone	Seaker	Winters
Chanler	Graubard	Mathewson	Shannon	Wood
Cheney	Greenberg	McCue	Shepardson	Yale
Chilton	Gurnett	McDaniels	Shlivek	Yeomans
Coffey	Hart	McElligott	Singleton	Young
Coleman	Hearn	McGrath	Slater	Yule
Colné	Heiberger	Merrill	Slocum	Zorn
Constantine	Herrick	Milford		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1254, Int. No. 1103) entitled "An act to amend the County Law, in relation to the election of the chairman of the board of supervisors in certain counties at a special meeting of the board," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Adler	Cook	Heyman	Murray	Smith A E
Ahern	Crandell	Hinman	Nelson	Smith T K
Allen	Crane	Hoff	Page	Stivers
Banzhaf	Crawford	Hopkins	Pappert	Stoddard
Barnes	Cross	Horton	Parker	Sullivan
Baumes	Cuvillier	Jackson	Patrie	Sweet
Bell	Dana	Jones	Pembleton	Tallett
Bennett	Duntz	Karutz	Phillips	Talmage
Blauvelt	Ebbets	Kennedy	Pierce	Thompson
Boylan	Entwistle	Keys	Prime	Thorn
Brennan	Evans	Kopp	Rahl	Vert
Brereton	Farrell	Langhorst	Richardson	Walker
Brong	Fitzgerald	Lent	Robinson	Waring

Brooks	Fleck	Levy J	Ruddick	Waters
Brown	Frisbie	Lincoln	Ruland	Weil
Bryant	Gage	Macdonald	Schector	Wende
Bullion	Gibeau	MacGregor	Schifferdecker	Whitney
Bush	Gillett	Machold	Schmitt	Willmott
Campbell	Goldberg	Madden	Schwarz	Wilson
Caughlan	Grace	Malone	Seaker	Winters
Chanler	Graubard	Mathewson	Shannon	Wood
Cheney	Greenberg	McCue	Shepardson	Yale
Chilton	Gurnett	McDaniels	Shlivek	Yeomans
Colley	Hart	McElligott	Singleton	Young
Coleman	Hearn	McGrath	Slater	Yule
Coiné	Heiberger	Merrill	Slocum	Zorn
Constantine	Herrick	Milford		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1739, Int. No. 1109) entitled "An act to amend the County Law, in relation to the salary of the assistant district attorney and the district attorney's stenographer of Niagara county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Adler	Cook	Heyman	Murray	Smith A E
Ahern	Crandell	Hinman	Nelson	Smith T K
Allen	Crane	Hoff	Page	Stivers
Banshaf	Crawford	Hopkins	Pappert	Stoddard
Barnes	Croes	Horton	Parker	Sullivan
Baumes	Cuvillier	Jackson	Patrie	Sweet
Bell	Dana	Jones	Pemberton	Tallett
Bennett	Dunts	Karutz	Phillips	Talmage
Blauvelt	Ebbets	Kennedy	Pierce	Thompson
Boylan	Entwistle	Keys	Prime	Thorn
Brennan	Evans	Kopp	Rahl	Vert
Brereton	Farrell	Langhorst	Richardson	Walker
Brong	Fitzgerald	Lent	Robinson	Waring
Brooks	Fleck	Levy J	Ruddick	Waters
Brown	Frisbie	Lincoln	Ruland	Weil
Bryant	Gage	Macdonald	Schector	Wende
Bullion	Gibeau	MacGregor	Schifferdecker	Whitney
Bush	Gillett	Machold	Schmitt	Willmott
Campbell	Goldberg	Madden	Schwarz	Wilson
Caughlan	Grace	Malone	Seaker	Winters
Chanler	Graubard	Mathewson	Shannon	Wood
Cheney	Greenberg	McCue	Shepardson	Yale

Chilton	Gurnett	McDaniels	Shlivek	Yeomans
Coffey	Hart	McElligott	Singleton	Young
Coleman	Hearn	McGrath	Slater	Yule
Colné	Heiberger	Merrill	Slocum	Zorn
Constantine	Herriek	Milford		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Constantine offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the Senate bill (No. 850, Rec. No. 121), entitled "An act to amend the Public Lands Law, in relation to providing for the illumination of Niagara Falls at the joint expense of the State of New York and the proper Canadian authorities, and making an appropriation therefor."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Constantine, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Constantine, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banshaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karutz	Pemberton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil

Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwartz	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1260, Int. No. 1112) entitled 'An act to amend the Public Lands Law, in relation to providing for the illumination of Niagara Falls, at the joint expense of the State of New York, and the proper Canadian authorities, and making an appropriation therefor,' having been announced for a third reading,

On motion of Mr. Constantine, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1588, Int. No. 816) entitled "An act to amend the Insurance Law, in relation to agents' and brokers' certificates of authority," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banshaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karutz	Pembleton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker

Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwarz	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shliyek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1857, Int. No. 814) entitled "An act to amend the Insurance Law, relative to the regulation and supervision of rate-making associations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banzhaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Duntz	Karutz	Pemberton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Breton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwarz	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale

Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hean	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1348, Int. No. 1178) entitled "An act to provide for the acquisition of the mineral and mining rights of the heirs of Phillip Philipse in the counties of Putnam and Dutchess, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banshaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karutz	Pembleton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwarz	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 667, Int. No. 642) entitled "An act to erect the Niagara frontier sewerage district, and for the appointment of a commission in and for said district, and to define the powers and duties of such commission," having been announced for a third reading,

On motion of Mr. MacGregor, said bill was recommitted to the committee on rules, retaining its place on the order of third reading.

The bill (No. 853, Int. No. 796) entitled "An act to repeal section ten of the Tax Law, relating to taxation of real property divided by line of tax district," having been announced for a third reading,

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1585, Int. No. 508) entitled "An act to amend the General Business Law, in relation to establishing the office of supervisor of small loans and defining his powers and duties," having been announced for a third reading,

On motion of Mr. Cuvillier, said bill was recommitted to the committee on rules, retaining its place on the order of third reading.

The bill (No. 1542, Int. No. 923) entitled "An act to amend the Tenement House Law, generally," having been announced for a third reading,

On motion of Mr. Cuvillier, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 950, Int. No. 871) entitled "An act to amend the Public Health Law, in relation to the practice of midwifery," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 1

Those who voted in the affirmative were:

Adler	Crandell	Heyman	Murray	Smith A E
Ahern	Crane	Hinman	Nelson	Smith T K
Allen	Crawford	Hoff	Page	Stivers
Banshaf	Cross	Hopkins	Pappert	Stoddard
Baumes	Cuvillier	Horton	Parker	Sullivan
Bell	Dana	Jackson	Patrie	Sweet
Bennett	Dunts	Jones	Pembleton	Tallett
Blauvelt	Ebbets	Karutz	Phillips	Talmage
Boylan	Entwistle	Kennedy	Pierce	Thompson
Brennan	Evans	Keys	Prime	Thorn
Brereton	Farrell	Kopp	Rahl	Vert
Brong	Fitzgerald	Langhorst	Richardson	Walker
Brooks	Fleck	Lent	Robinson	Waring
Brown	Frisbie	Levy J	Ruddick	Waters
Bryant	Gage	Lincoln	Ruland	Weil
Bullion	Gibeau	Macdonald	Schector	Wende
Bush	Gillett	MacGregor	Schifferdecker	Whitney
Campbell	Goldberg	Machold	Schmitt	Willmott
Caughlan	Grace	Madden	Schwarz	Wilson
Chanler	Graubard	Malone	Seaker	Winters
Cheney	Greenberg	Mathewson	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook				

In the negative:

McCue

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 159, Int. No. 159) entitled "An act to provide for the submission of a proposition to the voters of the borough of the Bronx, city of New York, for the purpose of obtaining an expression of sentiment on the proposition of erecting such borough into a separate county," having been announced for a third reading,

On motion of Mr. Yule, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1440, Int. No. 1249) entitled "An act to amend chapter three hundred and ninety of the Laws of nineteen hundred and nine, entitled 'An act to authorize the acquisition of a site for and the construction of a court house in the county of Kings and to provide for the maintenance thereof,' in relation to

the expense of construction and maintenance by the city of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A F
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banshaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karuts	Pembleton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhoist	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwarz	Wilson
Chandler	Grautard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gunnert	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Meirill	Slater	Yule
Constantine	Herrick	Mirford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1314, Int. No. 121) entitled "An act to amend the Agricultural Law, in relation to the sale of farm produce on commission," having been announced for a third reading,

On motion of Mr. Sullivan, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The Senate bill (No. 799, Rec. No. 143) entitled "An act to

amend the Judiciary Law, in relation to exemption from jury duty," having been announced, debate was had thereon.

On motion of Mr. A. E. Smith, said bill was recommitted to the committee on rules, retaining its place on the order of third reading.

The Senate bill (No. 189, Rec. No. 62) entitled "An act to amend the Public Service Commissions Law, in relation to re-organization of companies under the jurisdiction of the Public Service Commission," having been announced for a third reading,

On motion of Mr. Murray, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The Senate bill (No. 743, Rec. No. 160) entitled "An act to incorporate the National Academy Association," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Abern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banshaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karuts	Pemberton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schechter	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwartz	Wilson
Chandler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood

Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 684, Rec. No. 195) entitled "An act to legalize the acts and proceedings of the trustees and officers of the village of Scotia, Schenectady county, in relation to issuing notes of said village and borrowing money thereon, and providing for the form, issuance, sale and redemption of funding bonds to pay and redeem said notes," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 1

Those who voted in the affirmative were:

Adler	Crandell	Heyman	Murray	Smith A E
Ahern	Crane	Hinman	Nelson	Smith T K
Allen	Crawford	Hoff	Page	Stivers
Banzhaf	Cross	Hopkins	Pappert	Stoddard
Baumes	Cuvillier	Horton	Parker	Sullivan
Bell	Dana	Jackson	Patrie	Sweet
Bennett	Dunts	Jones	Pembleton	Tallett
Blauvelt	Ebbets	Karuts	Phillips	Talmage
Boylan	Entwistle	Kennedy	Pierce	Thompson
Brennan	Evans	Keys	Prime	Thorn
Brereton	Farrell	Kopp	Rahl	Vert
Brong	Fitzgerald	Langhorst	Richardson	Walker
Brooks	Fleck	Lent	Robinson	Waring
Brown	Frisbie	Levy J	Ruddick	Waters
Bryant	Gage	Lincoln	Ruland	Weil
Bullion	Gibeau	Macdonald	Schector	Wende
Bush	Gillett	MacGregor	Schifferdecker	Whitney
Campbell	Goldberg	Machold	Schmitt	Willmott
Caughlan	Grace	Madden	Schwarz	Wilson
Chanler	Graubard	Malone	Seaker	Winters
Cheney	Greenberg	Mathewson	Shannon	Wood
Chilton	Gurnett	McCue	Shepardson	Yale
Coffey	Hart	McDaniels	Shlivek	Yeomans

Coleman	Hearn	McElligott	Singleton	Young
Colné	Heiberger	McGrath	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook				

In the negative:

Merrill

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1673, Int. No. 474) entitled "An act to establish a State board for improving the condition of the blind of the State of New York," having been announced for a third reading,

On motion of Mr. MacGregor, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The Senate bill (No. 975, Rec. No. 186) entitled "An act to amend the Conservation Law, generally, and in relation to lands, forests and public parks," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banahaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karutz	Pemberton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Friebie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott

Caughlan	Grace	Malone	Schwarz	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Wilson offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That five thousand copies of part two of the report of the New York Agricultural Experiment Station at Geneva, for the year nineteen hundred and three, be printed and distributed as follows: Thirty copies to each member of the Senate, 20 copies to each member of the Assembly; the balance to the New York Agricultural Experiment Station at Geneva.

Which was referred to the committee on rules.

Mr. Wilson offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on rules be discharged from the further consideration of the concurrent resolution providing for the printing of the report of the New York Experimental Station at Geneva.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said resolution having been announced,

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers

Banshaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karuts	Pemberton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thoin
Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Sector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwarz	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colne	Heiberger	Merrill	Slater	Yule
Constantine	Henrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

By unanimous consent, Mr. Adler offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on internal affairs be discharged from the further consideration of Senate bill (No. 786, Rec. No. 168), entitled "An act to amend the County Law, in relation to the salaries of the surrogates of the counties of Albany, Monroe, and Westchester and the salaries of the county judges of the counties of Albany and Monroe."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Adler, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Adler, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banzhaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Duntz	Karutz	Pembleton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwarz	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, on motion of Mr. Schwarz the committee on rules was instructed to report Senate bill (No. 837, Rec. No. 167), entitled "An act to authorize the audit and payment of certain claims by the county of Rensselaer."

On motion of Mr. Schwarz, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Schwarz, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banzhaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karuts	Pemberton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schector	Wende
Bush	Gillet	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwarz	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Colné	Heiberger	Merrill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, on motion of Mr. Nelson the committee on rules was instructed to report Assembly bill (No. 1420, Int. No. 157), entitled "An act to amend the Military Law, in relation to the organization and equipment of a colored regiment of infantry," with the following amendments:

On page 1, line 6, strike out "colored".

On page 1, line 6, insert after the word "a" the word "new".

On page 1, line 8, insert after the word "a" "colored and state".

On page 1, line 8, insert after the word "the" "city".

On page 2, line 6, strike out after the word "regiment" all from comma to the word "shall" on line 7.

Page 2, line 9, insert after the word "chapter" the following: "In such regiment no citizen shall be refused enlistment because of race or color".

On page 2, line 8, strike out word "Commission".

On page 2, line 8, insert after word "armory" the words "board of the city of New York".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Nelson, said bill was ordered reprinted, as amended, and recommitted to said committee.

By unanimous consent, on motion of Mr. Colne, the committee on rules was instructed to report Assembly bill (No. 1813, Int. No. 940), entitled "An act to amend the Greater New York charter, in relation to the board of examiners of the bureau of buildings," with the following amendment:

Page 4, line 25, strike out the word "architecture" and insert in place thereof the word "architects".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Colne, said bill was ordered reprinted, as amended, and recommitted to said committee.

By unanimous consent, on motion of Mr. McElligott, the committee on rules was instructed to report Assembly bill (No. 316, Int. No. 314), entitled "An act to amend the Code of Civil Procedure, in relation to appeals," with the following amendment:

Page 2, line 2, strike out italicized words "and equity".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. McElligott, said bill was ordered reprinted, as amended, and recommitted to said committee.

The Senate returned the concurrent resolution providing for the creation of a joint legislative committee to investigate the subject of municipal government in cities of the third class, with a message that they have concurred in the passage of the same, with the following amendment:

Line 3, strike out the words "Temporary President" and insert "President".

Mr. Speaker put the question whether the House would concur in said amendment, and it was determined in the affirmative, a

majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Murray	Smith A E
Ahern	Crane	Hoff	Nelson	Smith T K
Allen	Crawford	Hopkins	Page	Stivers
Banshaf	Cross	Horton	Pappert	Stoddard
Baumes	Cuvillier	Jackson	Parker	Sullivan
Bell	Dana	Jones	Patrie	Sweet
Bennett	Dunts	Karuts	Pembleton	Tallett
Blauvelt	Ebbets	Kennedy	Phillips	Talmage
Boylan	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Kopp	Prime	Thorn
Brereton	Farrell	Langhorst	Rahl	Vert
Brong	Fitzgerald	Lent	Richardson	Walker
Brooks	Fleek	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Ruddick	Waters
Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Gibeau	MacGregor	Schechter	Wende
Buah	Gillett	Machold	Schifferdecker	Whitney
Campbell	Goldberg	Madden	Schmitt	Willmott
Caughlan	Grace	Malone	Schwarz	Wilson
Chanler	Graubard	Mathewson	Seaker	Winters
Cheney	Greenberg	McCue	Shannon	Wood
Chilton	Gurnett	McDaniels	Shepardson	Yale
Coffey	Hart	McElligott	Shlivek	Yeomans
Coleman	Hearn	McGrath	Singleton	Young
Cohné	Heiberger	Merill	Slater	Yule
Constantine	Herrick	Milford	Slocum	Zorn
Cook	Heyman			

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly said concurred in the amendment of the Senate thereto.

The Clerk presented the resolution of the board of aldermen of the city of New York protesting against any legislation enabling borough presidents to initiate proceedings independently of local boards, which was referred to the committee on affairs of cities.

The Senate returned the bill (No. 861, Int. No. 96) entitled "An act to amend the Judiciary Law, in relation to the appointment and compensation of official referees by the Appellate Division of the Supreme Court in the first department," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Jacob H. Dealy, mayor of the city of Amsterdam, returning Assembly bill (No. 1074, Int. No. 618), entitled "An act to provide for ascertaining and liquidating the floating indebtedness and deficiency, other than the bonded debt, of the city of Amsterdam, and for the payment thereof," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Young, the House adjourned.

THURSDAY, MARCH 21, 1912.

The House met pursuant to adjournment.

Prayer by Rev. U. H. Graves, Schenectady.

On motion of Mr. Young, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented the annual report of the Board of Tax Commissioners, which was laid upon the table and ordered printed.

(See Assembly Document No. 51.)

The Senate sent for concurrence the following entitled bills:

"An act to amend chapter eight hundred and fifty-five of the Laws of nineteen hundred and eleven, entitled 'An act authorizing the justices of the Appellate Division of the Supreme Court in the first department to retire employes for incapacity and providing for their compensation,' in relation to the services prerequisite to such retirement" (No. 1212, Rec. No. 203), which was read the first time and referred to the committee on ways and means.

"An act to amend chapter two hundred and ninety-nine of the Laws of eighteen hundred and sixty-one, entitled 'An act to amend an act entitled "An act to provide for the widening of Fourth avenue in the city of Brooklyn, and to establish a public

drive and promenade on said avenue," passed April twelfth, eighteen hundred and sixty,' generally " (No. 1255, Rec. No. 204), which was read the first time and referred to the committee on affairs of cities.

An act to amend the Code of Civil Procedure, in relation to pleadings " (No. 78, Rec. No. 205), which was read the first time and referred to the committee on codes.

"An act to provide for the hearing and determination of the claim of William J. Hart against the city of New York, and to authorize the audit and payment thereof " (No. 1036, Rec. No. 206), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter five hundred and ninety-two of the Laws of nineteen hundred and nine, entitled 'An act providing for the construction of new buildings for the Oswego Normal and Training School, and authorizing the sale of the site now occupied by said school,' in relation to the disposition of the proceeds of such sale and description of property to be sold " (No. 943, Rec. No. 207), which was read the first time and referred to the committee on ways and means.

"An act to provide for the acquisition of certain lands in the city of Oswego, to be used with other State lands as a public park, and making an appropriation therefor " (No. 944, Rec. No. 208), which was read the first time and referred to the committee on ways and means.

"An act to amend the Domestic Relations Law, in relation to the written consent by the parents to the marriage of a minor and to the duties of the city clerk " (No. 405, Rec. No. 209), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Highway Law, in relation to the establishment of a new State route in the counties of Monroe and Orleans " (No. 692, Rec. No. 210), which was read the first time and referred to the committee on internal affairs.

"An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls,' by providing for greater duties and powers of the board of grade crossing com-

missioners of said city" (No. 994, Rec. No. 211), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Code of Civil Procedure in relation to appeals" (No. 1211, Rec. No. 219), which was read the first time and referred to the committee on codes.

"An act to amend the Education Law, in relation to the establishment, management and objects of a State school of agriculture at Keuka College, in Keuka park, in the county of Yates, and making an appropriation therefor" (No. 275, Rec. No. 213), which was read the first time and referred to the committee on ways and means.

"An act to repeal portions of chapter two hundred and sixteen of the Laws of eighteen hundred and forty-six, entitled 'An act to authorize the construction of a railroad from New York to Albany,' and acts amendatory thereof and supplemental thereto, and to forbid the use of certain thoroughfares at grade by steam surface railroads in New York city, and authorize the relocation of such railroads in subways and their operation by electric motive power" (No. 96, Rec. No. 214), which was read the first time and referred to the committee on affairs of cities.

"An act to authorize the city of Binghamton to enter into a contract with the village of Lestershire to jointly construct a trunk sewer through lands in the city of Binghamton, the village of Lestershire and the town of Union, to connect the same with a trunk sewer in the village of Lestershire, to provide for the disposal of the sewerage therefrom, and to authorize the city of Binghamton to acquire lands therefor and to raise funds to carry said contract into effect" (No. 963, Rec. No. 215), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Judiciary Law, in relation to the employment of confidential clerks instead of stenographers by justices of the Appellate Division of the third and fourth departments" (No. 985, Rec. No. 216), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Civil Service Law, in relation to taxpayer's action" (No. 1210, Rec. No. 217), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Election Law, generally" (No. 974, Rec. No. 218), was read the first time and referred to the committee on the judiciary.

"An act to amend the Highway Law, in relation to the courses and description of route twelve of the State highway system" (No. 841, Rec. No. 219), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Agricultural Law, in relation to the sale and analysis of commercial fertilizers" (No. 1085, Rec. No. 220), which was read the first time and referred to the committee on agriculture.

"An act to amend the County Law, in relation to the disposition of the balance of former side-path funds" (No. 751, Rec. No. 221), which was read the first time and referred to the committee on internal affairs.

"An act to build and equip a range of glass houses for teaching floriculture at the New York State College of Agriculture at Cornell University, making an appropriation therefor, and providing for the appointment of an advisory committee" (No. 109, Rec. No. 222), which was read the first time and referred to the committee on ways and means.

"An act to amend the Highway Law, in relation to a new State route in the county of Sullivan" (No. 307, Rec. No. 223), which was read the first time and referred to the committee on internal affairs.

"An act to provide for the acquisition of the mineral and mining rights of the heirs of Phillip Philipse, in the counties of Putnam and Dutchess, and making an appropriation therefor" (No. 895, Rec. No. 224), which was read the first time and referred to the committee on ways and means.

"An act to amend the Penal Law, in relation to the circulation of false statements or rumors as to banking institutions" (No. 1083, Rec. No. 225), which was read the first time and referred to the committee on codes.

"An act to amend the Highway Law, in relation to the courses and descriptions of route three of the State highway system" (No. 982, Rec. No. 226), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Judiciary Law, in relation to the appointment and compensation of official referees by the Appellate Division of the Sunpreme Court in the first department" (No. 577, Rec. No. 227), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Insurance Law, so as to prevent the dating back of life insurance policies" (No. 1133, Rec. No. 228), which was read the first time and referred to the committee on insurance.

"An act to amend the Tenement House Law, generally" (No. 1086, Rec. No. 229), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Poor Law, in relation to indigent persons requiring medical care and treatment in the county of Westchester" (No. 978, Rec. No. 230), which was read the first time and referred to the committee on internal affairs.

"An act to amend chapter eight hundred and fifty-eight of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend the statutes in reference to the collection of taxes in the county of Onondaga,' relative to the time of filing statements of unpaid taxes by the county treasurer of Onondaga county" (No. 948, Rec. No. 231), which was read the first time and referred to the committee on internal affairs.

"An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' in relation to the filing of unpaid State and county taxes" (No. 949, Rec. No. 232), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' in relation to rights of purchasers of lands sold for taxes or assessments" (No. 959, Rec. No. 223), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Insurance Law, in relation to rebates and discriminations" (No. 917, Rec. No. 234), which was read the first time and referred to the committee on insurance.

"An act to amend chapter eight hundred and fifty-one of the Laws of nineteen hundred and eleven, entitled 'An act to establish a State college of forestry at Syracuse University, and making an appropriation therefor,' relative to the objects and purposes of the college" (No. 998, Rec. No. 235), which was read the first time and referred to the committee on ways and means.

"An act providing for the construction of a bridge over the Mohawk river at Vischer's Ferry, and the approaches thereto in the town of Clifton Park, in the county of Saratoga, and making an appropriation therefor" (No. 1031, Rec. No. 236), which was read the first time.

On motion of Mr. Whitney, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Whitney, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Horton	Murray	Slater
Ahern	Crawford	Jackson	Nelson	Slocum
Allen	Cross	Jones	O'Neil	Smith A E
Banshaf	Cuvillier	Karutz	Page	Smith M
Barnes	Dana	Kennedy	Pappert	Stivers
Bell	Dunts	Keys	Patrie	Stoddard
Bennett	Ebbets	Kopp	Pemberton	Sullivan
Blauvelt	Edwards	Langhorst	Phillips	Tallett
Brennan	Entwistle	Lent	Pierce	Talmage
Brereton	Evans	Levy A J	Prime	Thompson
Broag	Fleck	Levy J	Rahl	Thorn
Brooks	Frisbie	Lincoln	Richardson	Vert
Brown	Gage	Macdonald	Robinson	Waring
Bryant	Gibeau	MacGregor	Ruddick	Waters
Bullion	Gillen	Machold	Ruland	Weil
Bush	Gillett	Madden	Schector	Wheeler
Campbell	Goldberg	Malone	Schmitt	Whitney
Caughlan	Greenberg	Mathewson	Schwarz	Wilson
Cheney	Hart	McCue	Seaker	Winters
Chilton	Hearn	McDaniels	Seeley	Yale
Coffey	Heiberger	McElligott	Shannon	Yeomans

Colné	Herrick	McGrath	Shepardson	Young
Constantine	Hinman	McKee	Shlivek	Yule
Cook	Hoff	McKeon	Singleton	Zorn
Crandell	Hopkins	Milford		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

"An act to amend the Highway Law, in relation to creating a new State route in the counties of Schoharie and Delaware" (No. 738, Rec. No. 237), which was read the first time and referred to the committee on internal affairs.

"An act to provide for the construction of additional buildings and purchasing the necessary equipment therefor on the grounds of the New York State Hospital for the Care of Crippled and Deformed Children" (No. 760, Rec. No. 238), which was read the first time and referred to the committee on ways and means.

"An act to extend the time of the Buffalo and Susquehanna Railway Company to finish its road and put the same in operation" (No. 876, Rec. No. 239), which was read the first time and referred to the committee on railroads.

"An act to amend charter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' as amended by chapter fifty-two of the Laws of nineteen hundred and eight, in relation to ordinances for the protection of trees in said city" (No. 1070, Rec. No. 240), which was read the first time and referred to the committee on affairs of cities.

"An act to provide for the extension of the highway bridge crossing the barge canal at Main street, Lockport, New York, and making an appropriation therefor" (No. 1068, Rec. No. 241), which was read the first time and referred to the committee on ways and means.

"An act to amend the Greater New York charter, in relation to advertising proposals and deposits accompanying bids" (No. 652, Rec. No. 242), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Tax Law, in relation to exemption of improvements" (No. 120, Rec. No. 243), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Highway Law, in relation to warning signs or signals on highways crossing steam or electric railroads at grade" (No. 945, Rec. No. 244), which was read the first time and referred to the committee on internal affairs.

"An act authorizing the Board of Statutory Consolidation to prepare a consolidation of statutes relating to the territory comprised within the city of New York" (No. 1226, Rec. No. 245), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the County Law, in relation to the establishment of county hospital for tuberculosis" (No. 1216, Rec. No. 246), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Highway Law, generally" (No. 1084, Rec. No. 247), which was read the first time and referred to the committee on internal affairs.

Mr. Jones introduced a bill entitled "An act making provision for issuing bonds to the amount of not to exceed twenty-five million dollars for the extension of the Black River canal, the reconstruction of the Chemung canal and the conversion of the Glens Falls feeder into a canal as a part of the barge canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and twelve" (Int. No. 1572), which was read the first time and referred to the committee on canals.

Also, "An act to amend the Town Law, in relation to preventing and fighting forest fires" (Int. No. 1573), which was read the first time and referred to the committee on forestry, fisheries and game.

Mr. Willmott introduced a bill entitled "Concurrent resolution proposing an amendment to article twelve of the Constitution, relating to franchises for street railways in cities of the first class" (Int. No. 1574), which was read the first time and referred to the committee on the judiciary.

Mr. A. E. Smith introduced a bill entitled "An act to amend the Labor Law, in relation to ventilation" (Int. No. 1575), which was read the first time and referred to the committee on labor and industries.

Also, "An act to amend the Labor Law, in relation to the fire-proof construction of buildings hereafter erected for factory purposes" (Int. No. 1576), which was read the first time and referred to the committee on labor and industries.

Also, "An act to amend the Labor Law, in relation to the employment of minors" (Int. No. 1577), which was read the first time and referred to the committee on labor and industries.

A message from the Governor, by the hand of his secretary, was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, March 21, 1912.

To the Legislature:

In my last annual report I recommended abandonment of the Wingdale prison project on account of the undesirability of the site and the very large expenditure required for the construction of the proposed prison. My judgment in the matter has been confirmed by the report of the Commission appointed in 1911 to examine the Department of State Prisons, which report contains the same recommendation. The Commission on New Prisons has also emphatically recommended the same action in a special report transmitted to the Legislature during the present session. The facts stated in such report and the conclusions of the Commission are, to my mind, absolutely unanswerable. The objections to the site are stated as follows:

- (1) The proximity of a water-flow dangerously near the foundation levels;
- (2) Inadequate drainage;
- (3) A questionable water supply, with considerable uncertainty as to its development unless at a very high cost;
- (4) Comparative inaccessibility, with incidental high rates for transportation; and
- (5) The heavy cost of a completed plant entailed largely by reason of the location.

As far as I know, there has been no attempt to controvert any of these facts, the existence of which has never even been denied.

The report, which is based upon a most exhaustive examination of the entire subject, shows that \$400,000 has been thus far expended in the project, although the construction work actually accomplished includes only a few thousand dollars worth of concrete foundation footings. The completion of the plant will require an additional outlay of \$3,500,000. This huge expenditure does not include any estimate for furnishings and equipment.

The construction of the Great Meadows Prison, which was not thought of when the Wingdale Prison was authorized, has proceeded so far that, in the opinion of the Superintendent of Prisons, the demand for prison accommodations can be easily met without recourse to another large prison plant.

Although the Commission has been both authorized and directed to proceed with the building of a prison at Wingdale, it has been so impressed with the gravity of the situation that, in the conscientious discharge of its official duty, it felt compelled to bring the above facts to the attention of the Legislature, which manifestly must have acted hitherto either in ignorance of or under a misapprehension as to the essential conditions. The Commission reported that it had consented, under proper legal safeguards, to a suspension of work under the contract until April 1, 1912, in the meantime, through its aforesaid report, requesting from the Legislature careful consideration of the facts and instructions in the premises.

I remind the Legislature that it alone has power to decide this serious and important question; and if the recommendation of the Executive, of the Superintendent of Prisons, of a Commission appointed by the Governor, and of the Commission which is the direct legislative agent to carry out the project, shall be ignored, the Legislature alone must accept responsibility for what will justly be deemed a reckless and wasteful extravagance, and what I can view in no other light than as a grave disregard of official duty.

To build a four million dollar prison on the edge of a swamp, with inadequate drainage, a very questionable water supply, and at a location wanting in economical transportation facilities, would be bad enough under any circumstances. To do so in deliberate defiance of the uncontroverted report of a body of disinterested officials appointed under legislative sanction, and in face of the assurance of the Superintendent of Prisons that no such prison facilities are now demanded, would be a manifest outrage upon the rights of the taxpayers, who are already in just rebellion against the increasingly heavy burdens which are being imposed upon them.

The Commission reports, although without recommendation, that it is possible for the State to secure a release from all claims under the existing contracts in this matter for about the sum of \$130,000, other than any possible claim of the architect who was employed by the Commission. The claim of the architect, as I am informed, has since been presented in the sum of \$85,000. It has been reported that because of an opinion rendered by the Attorney-

General that the architect (who has already received upwards of \$100,000) has no legal claim against the State, the Legislature would take no action at all upon the recommendation of the Executive and the Special Report of the Commission. I cannot believe that this is true. Upon the facts stated it is manifest that the prison should not be built, and under such circumstances it is inconceivable that the Legislature would deliberately refuse to stop this great waste of public funds unless a particular claim growing out of the matter should first be audited. The Legislature is not permitted to audit any private claim against the State; that function, unless exercised by some duly appointed auditor, belongs to the Board of Claims.

I urgently recommend the immediate enactment of legislation for the abandonment of the Wingdale Prison project and the cancellation of the existing contracts to build the prison; for the audit and payment of all incidental and proper claims against the State, if that shall be feasible—otherwise that such claims shall be determined by the Board of Claims; and for the construction at Wingdale, under direction of the Commission on New Prisons, or otherwise as the Legislature may prefer, of a suitable prison for the execution of the death penalty and for the detention of all those who have been sentenced to life imprisonment, as recommended by the Superintendent of State Prisons in his last annual report. The sum of \$400,000 hitherto appropriated and still unexpended for the Wingdale Prison account should be considerably more than sufficient to settle all of the aforesaid claims and erect and equip the proposed death house, and might be accordingly reappropriated.

JOHN A. DIX.

which was referred to the committee on ways and means.

Mr. Young moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Adler	Constantine	Hoff	McKeon	Slocum
Ahern	Cook	Hopkins	Merrill	Smith A E
Allen	Crandell	Horton	Milford	Smith M
Banzhaf	Crane	Jackson	Murray	Stivers
Barnes	Crawford	Jones	Nelson	Stoddard
Baumes	Cross	Karutz	Page	Sullivan
Bell	Cuvillier	Kennedy	Pappert	Tallett
Bennett	Dana	Keys	Patrie	Talmage
Blauvelt	Dunts	Kopp	Pembleton	Thompson
Boylan	Ebbets	Langhorst	Phillips	Thorn
Brennan	Edwards	Lent	Pierce	Vert

Brereton	Entwistle	Levy A J	Prime	Waring
Brong	Evans	Levy J	Rahl	Waters
Brooks	Fleck	Lincoln	Richardson	Weil
Brown	Frisbie	Macdonald	Robinson	Wende
Bryant	Gage	MacGregor	Ruddick	Wheeler
Bullion	Gibeau	Machold	Ruland	Whitney
Bush	Gillen	Madden	Schector	Wilson
Campbell	Gillett	Malone	Schmitt	Winters
Caughlan	Goldberg	Mathewson	Schwarz	Yale
Chanler	Greenberg	McCue	Seeley	Yeomans
Cheney	Hart	McDaniels	Shannon	Young
Chilton	Heiberger	McElligott	Shepardson	Yule
Coffey	Herrick	McGrath	Singleton	Zorn
Colné	Hinman	McKee	Slater	Speaker

Mr. Young moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1793, Int. No. 506), entitled "An act making appropriations for certain expenses of government and various miscellaneous appropriations, and supplying deficiencies in former appropriations," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1197, Int. No. 1060), entitled "An act approving a final order made May sixteenth, nineteen hundred and eleven, by the State Water Supply Commission, pursuant to chapter fifty-six of the Laws of nineteen hundred and nine, known as the State Boards and Commissions Law, and the acts amendatory thereof and supplemental thereto, for the improvement and regulation of the flow of the Hudson river for the benefit of the public health and safety, and authorizing and directing such improvement to be made, and providing for a revenue to the State," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1256, Int. No. 1105), entitled "An act to provide for the acquisition of land for game farms or preserves, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the

committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1699, Int. No. 1106), entitled "An act making appropriations for constructions, improvement, repairs and equipment at various State institutions," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1373, Int. No. 1203), entitled "An act to provide an adequate water supply for the Kings Park State Hospital, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1495, Int. No. 1293), entitled "An act to provide for the acquisition of a site and for the preparation of plans for a State-administration building," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Stoddard gives notice that he requests that Assembly bill (No. 1592, Int. No. 1285), entitled "An act to amend the General Business Law, in relation to trade-marks," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1372, Int. No. 1202), entitled "An act to amend the County Law, in relation to county hospitals for the care of persons suffering from the disease known as tuberculosis," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Baumes gives notice that he requests that Assembly bill (No. 1387, Int. No. 1213), entitled "An act to provide for the

permanent improvement of a portion of Broadway, a street in the city of Newburgh, and to empower the city council to regulate the use of such street," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Brown gives notice that he requests that Assembly bill (No. 1003, Int. No. 915), entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' in relation to the establishment of uniform building lines in and upon the streets of said city," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Brown gives notice that he requests that Assembly bill (No. 1390, Int. No. 1216), entitled "An act to extend the time of the Cortland and Auburn Railroad Company to finish the construction of its railroad, and to expend thereon the amount required by law," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Colne gives notice that he requests that Assembly bill (No. 1756, Int. No. 222), entitled "An act to amend the Greater New York charter, in relation to payments from the public school teachers' retirement fund," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Cook gives notice that he requests that Assembly bill (No. 1521, Int. No. 1307), entitled "An act to provide for the purchase of a certain lot of land situate in the city of Kingston, county of Ulster, New York, lying on the northwesterly side of Hoffman street and adjoining the Armory property, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the com-

mittee on rules for the purpose of making said bill a special order on third reading.

Mr. Cook gives notice that he requests that Assembly bill (No. 1520, Int. No. 1306), entitled "An act to amend the Highway Law, in relation to the courses and descriptions of route three of said highway system," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Cheney gives notice that he requests that Assembly bill (No. 1475, Int. No. 1273), entitled "An act to amend the Education Law, relative to medical inspection of pupils in public schools in cities of the third class," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Cross gives notice that he requests that Assembly bill (No. 1415, Int. No. 1241), entitled "An act authorizing the city of Rome to issue bonds to pay its share of the cost of the construction and improvement of highways lying outside the corporate tax district of said city," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Cross gives notice that he requests that Assembly bill (No. 1687, Int. No. 391), entitled "An act to amend the Insurance Law, in relation to the meaning of insurance in such law, and also in relation to the term of office and the salary of the Superintendent of Insurance," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Ebbets gives notice that he requests that Assembly bill (No. 1746, Int. No. 1121), entitled "An act to amend the Military Law, in relation to compensation of employees in armories and arsenals," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1269, Int. No. 1122), entitled "An act to amend the Code of Civil Procedure, in relation to attendants in the city court of the city of New York," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1688, Int. No. 852), entitled "An act to amend the Greater New York charter, in relation to the inspection of steam boilers," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1438, Int. No. 1247), entitled "An act to incorporate the Society for the Welfare of the Jewish Deaf," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Hinman gives notice that he requests that Assembly bill (No. 1083, Int. No. 977), entitled "An act to amend the State Finance Law, in relation to the duties of State officers concerning payments to State Treasurer," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Jones gives notice that he requests that Assembly bill (No. 1246, Int. No. 1096), entitled "An act to amend the Membership Corporations Law, in relation to record of inscriptions on monuments in abandoned cemeteries or cemeteries taken for public use," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Jones gives notice that he requests that Assembly bill (No. 1249, Int. No. 1099), entitled "An act to amend the Railroad Law, in relation to the diverting of carload shipments of coal and

providing a penalty therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Hart gives notice that he requests that Assembly bill (No. 1293, Int. No. 1140), entitled "An act to release all rights and interest of the people of the State in and to certain lands in Saratoga county, formerly owned by Alice Malone, deceased, and vesting such rights and interests in Alice Brownrick, her heirs and assigns," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Kennedy gives notice that he requests that Assembly bill (No. 1752, Int. No. 897), entitled "An act to amend the Greater New York charter, in relation to transferring the jail buildings in Queens county from the custody of the sheriff to the commissioner of correction," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Kennedy gives notice that he requests that Assembly bill (No. 751, Int. No. 707), entitled "An act to amend chapter six hundred and sixty-seven of the Laws of eighteen hundred and sixty-eight, entitled 'An act to enable Conrad Poppenhusen to found an institution in the village of College Point,'" a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Kennedy gives notice that he requests that Assembly bill (No. 256, Int. No. 256), entitled "An act to amend the Judiciary Law, in relation to clerks in courts of record within the first and second judicial districts acting as referees or in other similar capacities," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Phillips gives notice that he requests that Assembly bill

(No. 1410, Int. No. 1236), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, relative to the taking of private property for public use," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Seaker gives notice that he requests that Assembly bill (No. 1668, Int. No. 1079), entitled "An act to authorize the city of Ogdensburgh to provide for the payment of the cost and expense of improving certain streets therein," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Stivers gives notice that he requests that Assembly bill (No. 1036, Int. No. 939), entitled "An act to amend chapter six hundred and sixty-four of the Laws of nineteen hundred and eleven, entitled 'An act to authorize the city of Middletown to borrow money for street improvements and issue bonds therefor,' in relation to the issue and sale of bonds not to exceed the sum of five thousand dollars in any one fiscal year, except upon unanimous consent of the common council and mayor of such city," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Shannon gives notice that he requests that Assembly bill (No. 1691, Int. No. 1039), entitled "An act to amend the County Law, in relation to the disposition of the balance of former side-path funds," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Shannon gives notice that he requests that Assembly bill (No. 1583, Int. No. 1081), entitled "An act to amend the charter of the trustees of the village of Bath, in relation to qualification of voters upon submission of propositions," a copy of which is hereto annexed, be made a special order, and asks that his request

be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1337, Int. No. 1167), entitled "An act to amend the Judiciary Law, in relation to the court of special sessions in the city of New York," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1339, Int. No. 1169), entitled "An act to amend the Penal Law, in relation to grand larceny in second degree," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1338, Int. No. 1168), entitled "An act to amend the Penal Law, in relation to injury to property," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. T. K. Smith gives notice that he requests that Assembly bill (No. 1457, Int. No. 1267), entitled "An act to amend chapter eight hundred and fifty-one of the Laws of nineteen hundred and eleven, entitled 'An act to establish a State college of forestry at Syracuse University, and making an appropriation therefor,' relative to the objects and purposes of the college," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Pappert gives notice that he requests that Assembly bill (No. 1173, Int. No. 1035), entitled "An act to amend the Lien Law, in relation to the refiling of chattel mortgages and the entry thereof," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1692, Int. No. 835), entitled "An act to amend the Greater New York charter, in relation to qualifications of members of the fire department," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Sweet gives notice that he requests that Assembly bill (No. 1344, Int. No. 1174), entitled "An act to amend chapter five hundred and ninety-two of the Laws of nineteen hundred and nine, entitled 'An act providing for the construction of new buildings for the Oswego Normal and Training School, and authorizing the sale of the site now occupied by said school in relation to the disposition of the proceeds of such sale and description of property to be sold,'" a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. McCue gives notice that he requests that Assembly bill (No. 1219, Int. No. 1076), entitled "An act to amend the Liquor Tax Law, in relation to the issuance and limitation of certificates for traffic under subdivisions one and two of section eight; notices of abandonment and applications to transfer certificates," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1733, Int. 1455), entitled "An act making an appropriation for the improvement of the canals," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1743, Int. No. 1456), entitled "An act making an appropriation for the improvement of canals," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Adler gives notice that he requests that Assembly bill (No. 1602, Int. No. 1359), entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' in relation to supply and distribution of water," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Adler gives notice that he requests that Assembly bill (No. 1517, Int. No. 1303), entitled "An act to amend chapter three hundred and sixty-eight of the Laws of eighteen hundred and sixty-four, entitled 'An act to provide for the election of a special county judge in and for the county of Monroe,' in relation to compensation," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Bell gives notice that he requests that Assembly bill (No. 1702, Int. No. 1424), entitled "An act to amend the Greater New York charter, relative to the sale of public property," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Baumes gives notice that he requests that Assembly bill (No. 1757, Int. No. 1461), entitled "An act in relation to authorizing the city of Newburgh to appropriate and expend moneys for certain purposes and to raise the same by tax," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Baumes gives notice that he requests that Assembly bill (No. 1518, Int. No. 1304), entitled "An act to amend the Town Law, in relation to town appropriations for Memorial Day," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Brereton gives notice that he requests that Assembly bill (No. 1759, Int. No. 1463), entitled "An act to provide for an

investigation by the Conservation Commission of conditions affecting high and low water in Lake George," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Brown gives notice that he requests that Assembly bill (No. 1722, Int. No. 1444), entitled "An act to amend the Public Health Law, in relation to the power of the health officer of the port of New York to dispose of useless personal property," a copy of which is hereto annexed, be made a special order, and asks that this request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Barnes gives notice that he requests that Assembly bill (No. 1603, Int. No. 1360), entitled "An act to authorize the city of New York to accept voluntary deeds of release of undivided interests in the fee of any portion or portions of Montague street, in the borough of Brooklyn, city of New York, subject to all outstanding contracts for the use of said street by street railroad and public service corporations," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Brong gives notice that he requests that Assembly bill (No. 1317, Int. No. 1147), entitled "An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tona-wanda,' in relation to city officers, their election, terms and salaries," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Brong gives notice that he requests that Assembly bill (No. 1451, Int. No. 1261), entitled "An act to amend the Indian Law, in relation to the cutting and sale of timber and trees," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the pur-

pose of making the said bill a special order on second and third reading.

Mr. Constantine gives notice that he requests that Assembly bill (No. 1595, Int. No. 565), entitled "An act to amend the Railroad Law, in relation to use of center-bearing rails by street surface railroad companies, in certain localities," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Barnes gives notice that he requests that Assembly bill (No. 1434, Int. No. 1234), entitled "An act to amend the Greater New York charter, relative to the acquirement of ferry property," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Constantine gives notice that he requests that Assembly bill (No. 1607, Int. No. 1364), entitled "An act to repeal charter one hundred and fifty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act in relation to the election of county treasurer of Niagara county,'" a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Cross gives notice that he requests that Assembly bill (No. 729, Int. No. 691), entitled "An act to authorize the construction of a new iron bridge with double driveways and sidewalks over the Black River canal at Stanwix street in the city of Rome, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Crandell gives notice that he requests that Assembly bill (No. 1369, Int. No. 1199), entitled "An act to amend the charter of the city of Hudson, in relation to the powers and duties of the city clerk and his compensation," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Coffey gives notice that he requests that Assembly bill (No. 79, Int. No. 79), entitled "An act to provide for the erection of a new armory building in the city of Mount Vernon, New York, the acquisition of a site for the same, and making an appropriation therefor, and providing for the sale of the old armory site and buildings, and the application of the proceeds to such new building and for other purposes relative to the same," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Coffey gives notice that he requests that Assembly bill (No. 1705, Int. No. 1427), entitled "An act to authorize the sale of lands for nonpayment of taxes and for the collection of unpaid taxes in the several towns of the county of Westchester, and legalizing and validating sales heretofore made," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Duntz gives notice that he requests that Assembly bill (No. 852, Int. No. 795), entitled "An act to amend the Tax Law, in relation to making more definite and certain the rates of taxation applicable to taxable transfers," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Evans gives notice that he requests that Assembly bill (No. 929, Int. No. 855), entitled "An act to amend the Highway Law, in relation to the amount of State aid," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Evans gives notice that he requests that Assembly bill (No. 464, Int. No. 452), entitled "An act to amend the Town Law, in relation to enlarging the water system in the water supply district," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hinman gives notice that he requests that Assembly bill (No. 1503, Int. No. 1123), entitled "An act to amend chapter six hundred and three of the Laws of nineteen hundred and ten, entitled 'An act in relation to the city court of Albany, generally, its justices, clerk, marshals and stenographer,' generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Frisbie gives notice that he requests that Assembly bill (No. 1538, Int. No. 1324), entitled "An act to amend the County Law, in relation to compensation and expenses of the district attorney of Schoharie county," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hoff gives notice that he requests that Assembly bill (No. 1558, Int. No. 1336), entitled "An act to amend the Greater New York charter, in relation to a custodian of works of art, defining his powers and duties and providing for the maintenance of his office," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Jones gives notice that he requests that Assembly bill (No. 1481, Int. No. 1279), entitled "An act to amend the Tax Law, in relation to the exemption and reduction in assessment of lands which shall be maintained as wood lots and to encourage the growth of trees for such purposes," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Jones gives notice that he requests that Assembly bill (No. 1480, Int. No. 1278), entitled "An act to amend the Tax Law, in relation to the exemption and reduction in assessment of lands which have been planted with trees for forestry purposes," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Heiberger gives notice that he requests that Assembly bill (No. 1709, Int. No. 1431), entitled "An act in relation to the effect of the incorporation as a membership corporation of Congregation Makower of Poland," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hart gives notice that he requests that Assembly bill (No. 1015, Int. No. 927), entitled "An act to provide for the appointment of a commission to investigate the matter of titles to lands claimed by the State in counties containing portions of the forest preserve, and to authorize said commission to hear and determine applications to cancel tax sales thereon, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hart gives notice that he requests that Assembly bill (No. 1777, Int. No. 1481), entitled "An act to amend the charter of the city of Gloversville, generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. MacGregor gives notice that he requests that Assembly bill (No. 1648, Int. No. 1405), entitled "An act to incorporate the Doctor J. H. Dye Medical Institute," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Madden gives notice that he requests that Assembly bill (No. 1088, Int. No. 982), entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Macdonald gives notice that he requests that Assembly bill (No. 1032, Int. No. 935), entitled "An act to amend the Liquor Tax Law, in relation to persons to whom liquors shall not be sold or given away," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. McKeon gives notice that he requests that Assembly bill (No. 1616, Int. No. 1373), entitled "An act to amend the Tax Law, in relation to clerks in surrogate's court, Kings county," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Murray gives notice that he requests that Assembly bill (No. 1527, Int. No. 1313), entitled "An act to amend the Public Service Commissions Law," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Shannon gives notice that he requests that Assembly bill (No. 1716, Int. No. 1438), entitled "An act to amend the Corning charter, in relation to repaving Market street," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Slater gives notice that he requests that Assembly bill (No. 1719, Int. No. 1441), entitled "An act to amend chapter five hundred and eighteen of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend an act, entitled "An act to incorporate the village of White Plains,"' passed April third, eighteen hundred and sixty-six, in relation to the powers and duties of the village trustees, et cetera, and the acts amendatory thereof," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1636, Int. No. 1393), entitled "An act to amend the Code of Civil Procedure, in relation to the number of assistants for the city court of the city of New York," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1772, Int. No. 1476), entitled "An act to confer jurisdiction upon the Board of Claims to hear, audit and determine the alleged claims for expenses and services of expert witnesses and compensation and disbursements of counsel employed during the investigation ordered by a resolution of the Senate, adopted January twentieth, in the year nineteen hundred and ten," a copy of which is hereto annexed; be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1634, Int. No. 1391), entitled "An act to amend the Greater New York charter, in relation to retirement from active service of officers, clerks and employees," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. T. K. Smith gives notice that he requests that Assembly bill (No. 1664, Int. No. 1421), entitled "An act to supplement the provisions of law relating to the department of public works of the city of Syracuse," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Young gives notice that he requests that Assembly bill (No. 1448, Int. No. 1258), entitled "An act to amend the Poor Law, in relation to indigent persons requiring medical care and treatment in the county of Westchester," a copy of which is hereto annexed, be made a special order, and asks that his request

be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Sweet gives notice that he requests that Assembly bill (No. 1343, Int. No. 1173), entitled "An act to provide for the acquisition of certain lands in the city of Oswego, to be used with other State lands as a public park, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Talmage gives notice that he requests that Assembly bill (No. 497, Int. No. 485), entitled "An act to amend the Tax Law, in relation to the refund of purchase money at tax sales," a copy of which is hereto-annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Talmage gives notice that he requests that Assembly bill (No. 1532, Int. No. 1318), entitled "An act to amend the Public Health Law, in relation to the election of permanent members of the Dental Society of the State of New York," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Waters gives notice that he requests that Assembly bill (No. 1732, Int. No. 1454), entitled "An act to amend the County Law, in relation to the designation of newspapers for publication of the session laws," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Yule gives notice that he requests that Assembly bill (No. 1658, Int. No. 1415), entitled "An act to authorize the Commissioners of the Land Office to grant and convey all the right, title and interest of the State of New York, in and to certain portions of a highway or road within the city of New York heretofore discontinued and abandoned for street purposes," a copy of which is hereto annexed, be made a special order; and asks that

his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Yale gives notice that he requests that Assembly bill (No. 1374, Int. No. 1204), entitled "An act to amend the Public Service Commissions Law, by extending the provisions of article four thereof to water-works corporations," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Winters gives notice that he requests that Senate bill introduced by Mr. Platt (No. 250, Assembly Reprint No. 1683, Rec. No. 61), entitled "An act to amend the Highway Law, in relation to the course of route number fifteen of the State highway system," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Coffey gives notice that he requests that Senate bill introduced by Mr. Wainwright (No. 1024, Rec. No. 193), entitled "An act to amend the Public Service Commissions Law, in relation to the power of the commission to suspend rate schedules," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Crane gives notice that he requests that Assembly bill (No. 1554, Int. No. 1332), entitled "An act authorizing and empowering the board of commissioners of the sinking fund of the city of New York to set aside and assign to the department of docks and ferries of said city certain real property in the ninth ward in the borough of Manhattan in said city," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Seaker gives notice that he requests that Assembly bill (No. 469, Int. No. 457), entitled "An act in relation to the construction and equipment of a central fire station in and for the

city of Ogdensburgh, and the issuance, sale and redemption of city bonds therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1580, Int. No. 1358), entitled "An act to amend chapter sixty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to taxation, constituting chapter sixty of the Consolidated Laws,' in relation to the tax imposed on transfers of stock," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

The bill (No. 1314, Int. No. 121) entitled "An act to amend the Agricultural Law, in relation to the sale of farm produce on commission," having been announced,

Debate was had thereon, when Mr. Young moved the previous question.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the affirmative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 79

NOES 35

Those who voted in the affirmative were:

Allen	Dunts	Horton	Phillips	Sullivan
Bell	Ebbets	Jones	Prime	Sweet
Brereton	Edwards	Karutz	Richardson	Tallett
Brong	Entwistle	Keys	Robinson	Talmage
Brooks	Frisbie	Langhorst	Ruland	Thompson
Brown	Gage	Lent	Sector	Vert
Bryant	Gibeau	Lincoln	Seaker	Waring
Bullion	Gillett	Macdonald	Seeley	Waters
Bush	Goldberg	Machold	Shannon	Whitney
Cheney	Grace	Malone	Shepardson	Wilson
Coffey	Greenberg	McDaniels	Shlivek	Wood

Constantine	Gurnett	Merrill	Slater	Yale
Cook	Hart	Page	Slocum	Yeomans
Crandell	Heiberger	Parker	Smith M	Young
Crawford	Hinman	Patrie	Stivers	Yule
Cross	Hopkins	Pembleton	Stoddard	

Those who voted in the negative were:

Ahern	Chilton	Hoff	McCue	Schmitt
Banshaf	Colné	Kennedy	McElligott	Schwarz
Barnes	Crane	Kopp	McGrath	Singleton
Bennett	Cuvillier	Levy A J	McKee	Smith A E
Boylan	Dana	Levy J	McKeon	Walker
Brennan	Gillen	MacGregor	Murray	Well
Caughlan	Hackett	Mathewson	Ruddick	Wende

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 189, Rec. No. 62), entitled "An act to amend the Public Service Commissions Law, in relation to re-organization of companies under the jurisdiction of the Public Service Commission," having been announced,

Debate was had thereon, when Mr. Young moved the previous question.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the affirmative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 93

NOES 23

Those who voted in the affirmative were:

Adler	Cook	Hopkins	Patrie	Smith M
Ahern	Crandell	Horton	Pembleton	Stivers
Allen	Crawford	Jackson	Phillips	Sullivan
Banshaf	Cross	Jones	Pierce	Tallett
Barnes	Dana	Kopp	Prime	Talmage
Bell	Dunts	Langhorst	Richardson	Thompson
Bennett	Ebbets	Lent	Robinson	Vert
Brennan	Edwards	Lincoln	Ruland	Waters
Brong	Entwistle	MacGregor	Schmitt	Wende
Brooks	Evans	Machold	Schwarz	Whitney
Brown	Frisbie	Madden	Seaker	Wilson
Bryant	Gage	Malone	Seeley	Winters

Bullion	Gibeau	McCue	Shannon	Wood
Caughlan	Gillen	McDaniels	Shepardson	Yale
Cheney	Gillett	McElligott	Singleton	Yeomans
Chilton	Grace	McKeon	Slater	Young
Coffey	Hackett	Page	Slocum	Yule
Colné	Hart	Pappert	Smith A E	Zorn
Constantine	Hoff	Parker		

Those who voted in the negative were:

Boylan	Goldberg	Hernick	McKee	Shlivek
Campbell	Graubard	Levy A J	Merrill	Stoddard
Crane	Greenberg	Levy J	Murray	Sweet
Cuvillier	Gurnett	Mathewson	Ruddick	Weil
Fleck	Heiberger	McGrath		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1542, Int. No. 923) entitled "An act to amend the Tenement House Law, generally, was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Horton	Murray	Slater
Ahein	Crawford	Jackson	Nelson	Slocum
Allen	Cross	Jones	O'Neil	Smith A E
Banshaf	Cuvillier	Karutz	Page	Smith M
Barnes	Dana	Kennedy	Pappert	Stivers
Bell	Dunts	Keys	Patrie	Stoddard
Bennett	Ebbets	Kopp	Pembleton	Sullivan
Blauvelt	Edwards	Langhorst	Phillips	Tallett
Brennan	Entwistle	Lent	Pierce	Talmage
Brereton	Evans	Levy A J	Prime	Thompson
Brong	Fleck	Levy J	Rahl	Thorn
Brooks	Frisbie	Lincoln	Richardson	Vert
Brown	Gage	Macdonald	Robinson	Waing
Bryant	Gibeau	MacGregor	Ruddick	Waters
Bullion	Gillen	Machold	Ruland	Weil
Bush	Gillett	Madden	Schector	Wheeler
Campbell	Goldberg	Malone	Schmitt	Whitney
Caughlan	Greenberg	Mathewson	Schwars	Wilson
Cheney	Hart	McCue	Seaker	Winters
Chilton	Hearn	McDaniels	Seeley	Yale
Coffey	Heiberger	McElligott	Shannon	Yeomans
Colné	Herrick	McGrath	Shepardson	Young

Constantine	Hinman	McKee	Shlivek	Yule
Cook	Hoff	McKeon	Singleton	Zorn
Crandell	Hopkins	Milford		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. MacGregor, the committee on rules was instructed to report Senate bill (No. 605, Rec. No. 43), entitled "An act to establish a State board for improving the condition of the blind of the State of New York."

On motion of Mr. MacGregor, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. MacGregor, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 1

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Hearn	McElligott	Seeley	Yale
Coffey	Heiberger	McGrath	Shannon	Yeomans
Colne	Herrick	McKee	Shepardson	Young
Constantine	Hinman	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

In the negative:

Hoff

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1673, Int. No. 474) entitled "An act to establish a State board for improving the condition of the blind," having been announced for a third reading,

On motion of Mr. MacGregor, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1675, Int. No. 1086) entitled "An act to amend the General City Law, in relation to fire escapes," having been announced for a third reading,

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

The Senate bill (No. 250, Assembly Reprint No. 1683, Rec. No. 61) entitled "An act to amend the Highway Law, in relation to the course of route number fifteen of the State highway system," having been announced for a third reading,

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

The bill (No. 1309, Int. No. 651) entitled "An act to amend the Public Health Law, in relation to laundries," having been announced for a third reading,

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

The bill (No. 1195, Int. No. 1058) entitled "An act to amend the Liquor Tax Law, in relation to jurisdiction of courts of special sessions in the city and county of New York," having been announced for a third reading,

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

The bill (No. 827, Int. No. 770) entitled "An act to amend chapter twenty-six of the Laws of nineteen hundred and ten, entitled 'An act creating a commission for the government and control of a municipal hospital for the city of Buffalo for the care and treatment of persons affected with incipient tuberculosis, and defining the powers and prescribing the duties of said commission,' as amended by chapter four hundred and five of the Laws of nineteen hundred and ten, relating to the admission to said hospital

of applicants for treatment," having been announced for a third reading,

On motion of Mr. Page, said bill was laid aside, and ordered stricken from the calendar.

The Senate bill (No. 53, Rec. No. 10) entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the department of police in said city," having been announced for a third reading,

On motion of Mr. Wende, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1430, Int. No. 531) entitled "An act providing for the construction of a bridge over the Mohawk river at Vischer's Ferry, and the approaches thereto, in the town of Clifton Park in the county of Saratoga, and making an appropriation therefor," having been announced for a third reading,

On motion of Mr. Whitney, said bill was laid aside, and ordered stricken from the calendar.

The Senate bill (No. 792, Rec. No. 85) entitled "An act to provide for the alteration of the building known as the State house for the use of the Court of Appeals, making an appropriation therefor and reappropriating unexpended balances for perfecting plans for such alteration and reconstruction," having been announced for a third reading,

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

The Senate bill (No. 882, Rec. No. 165) entitled "An act to provide for the construction of a highway bridge over the canalized Mohawk river at movable dam five, between the towns of Glenville and Rotterdam, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Horton	Murray	Slater
Ahern	Crawford	Jackson	Nelson	Slocum
Allen	Cross	Jones	O'Neil	Smith A E
Banzhaf	Cuvillier	Karuts	Page	Smith M
Barnes	Dana	Kennedy	Pappert	Stivers
Bell	Dunts	Keys	Patrie	Stoddard
Bennett	Ebbets	Kopp	Pembleton	Sullivan
Blauvelt	Edwards	Langhorst	Phillips	Tallett
Brennan	Entwistle	Lent	Pierce	Talmage
Brereton	Evans	Levy A J	Prime	Thompson
Brong	Fleck	Levy J	Rahl	Thorn
Brooks	Frisbie	Lincoln	Richardson	Vert
Brown	Gage	Macdonald	Robinson	Waring
Bryant	Gibeau	MacGregor	Ruddick	Waters
Bullion	Gillen	Machold	Ruland	Weil
Bush	Gillett	Madden	Schector	Wheeler
Campbell	Goldberg	Malone	Schmitt	Whitney
Caughlan	Greenberg	Mathewson	Schwarz	Wilson
Cheney	Hart	McCue	Seaker	Winters
Chilton	Hearn	McDaniels	Seeley	Yale
Coffey	Heiberger	McElligott	Shannon	Yeomans
Colné	Herrick	McGrath	Shepardson	Young
Constantine	Hinman	McKee	Shlivek	Yule
Cook	Hoff	McKeon	Singleton	Zorn
Crandell	Hopkins	Milford		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1744, Int. No. 509) entitled "An act to amend the Greater New York charter, in relation to salaries of the members of the supervising and teaching staffs of the board of education," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Horton	Murray	Slater
Ahern	Crawford	Jackson	Nelson	Slocum
Allen	Cross	Jones	O'Neil	Smith A E
Banzhaf	Cuvillier	Karuts	Page	Smith M

Barnes	Dana	Kennedy	Pappert	Stivers
Bell	Dunts	Keys	Patrie	Stoddard
Bennett	Ebbets	Kopp	Pemberton	Sullivan
Blauvett	Edwards	Langhorst	Phillips	Tallett
Brennan	Entwistle	Lent	Pierce	Talmage
Breton	Evans	Levy A J	Prime	Thompson
Brong	Fleck	Levy J	Rahl	Thorn
Brooks	Frisbie	Lincoln	Richardson	Vert
Brown	Gage	Macdonald	Robinson	Waring
Bryant	Gibeau	MacGregor	Ruddick	Waters
Bullion	Gillen	Machold	Ruland	Weil
Bush	Gillett	Madden	Sector	Wheeler
Campbell	Goldberg	Malone	Schmitt	Whitney
Caughlan	Greenberg	Mathewson	Schwarz	Wilson
Cheney	Hart	McCue	Seaker	Winters
Chilton	Hearn	McDaniels	Seeley	Yale
Coffey	Heiberger	McElligott	Shannon	Yeomans
Coiné	Herrick	McGrath	Shepardson	Young
Constantine	Hinman	McKee	Shlivek	Yule
Cook	Hoff	McKeon	Singleton	Zorn
Crandell	Hopkins	Milford		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1742, Int. No. 1137) entitled "An act to amend the Public Health Law, in relation to operations for the prevention of procreation," having been announced for a third reading,

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

The bill (No. 853, Int. No. 796) entitled "An act to repeal section ten of the Tax Law, relating to taxation of real property divided by line of tax district," having been announced for a third reading,

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

The bill (No. 1601, Int. No. 1050) entitled "An act to establish a ferry from and to the highway at the landing known as Port Marshall, in the town of Ticonderoga, county of Essex, across Lake Champlain, to the Red House Landing or Mount Ferry Place, at Mount Independence, in the town of Orwell in the State of Vermont," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Horton	Murray	Slater
Ahern	Crawford	Jackson	Nelson	Slocum
Allen	Cross	Jones	O'Neil	Smith A E
Banshaf	Cuvillier	Karuts	Page	Smith M
Barnes	Dana	Kennedy	Pappert	Stivers
Bell	Dunts	Keys	Patrie	Stoddard
Bennett	Ebbets	Kopp	Pembleton	Sullivan
Blauvelt	Edwards	Langhorst	Phillips	Tallett
Brennan	Entwistle	Lent	Pierce	Talmage
Brereton	Evans	Levy A J	Prime	Thompson
Brong	Fleck	Levy J	Rahl	Thorn
Brooks	Frisbie	Lincoln	Richardson	Vert
Brown	Gage	Macdonald	Robinson	Waring
Bryant	Gibeau	MacGregor	Ruddick	Waters
Bullion	Gillen	Machold	Ruland	Weil
Bush	Gillett	Madden	Schector	Wheeler
Campbell	Goldberg	Malone	Schmitt	Whitney
Caughlan	Greenberg	Mathewson	Schwarz	Wilson
Cheney	Hart	McCue	Seaker	Winters
Chilton	Hearn	McDaniels	Seeley	Yale
Coffey	Heiberger	McElligott	Shannon	Yeomans
Colné	Herrick	McGrath	Shepardson	Young
Constantine	Hinman	McKee	Shlivek	Yule
Cook	Hoff	McKeon	Singleton	Zorn
Crandell	Hopkins	Milford		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1799, Int. No. 630) entitled "An act to regulate the transaction of public business in the county of Albany, and to provide the manner of auditing and paying charges against said county, and repealing certain laws and portions of laws now relating thereto," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Horton	Murray	Slater
Ahern	Crawford	Jackson	Nelson	Slocum
Allen	Cross	Jones	O'Neil	Smith A E
Banshaf	Cuvillier	Karuts	Page	Smith T K
Barnes	Dana	Kennedy	Pappert	Stivers
Bell	Dunts	Keys	Patrie	Stoddard

Bennett	Ebbets	Kopp	Pembleton	Sullivan
Blauvelt	Edwards	Langhorst	Phillips	Tallett
Brennan	Entwistle	Lent	Pierce	Talmage
Breiton	Evans	Levy A J	Prime	Thompson
Bronk	Fleck	Levy J	Rahl	Thorn
Brooks	Frisbie	Lincoln	Richardson	Vert
Brown	Gage	Macdonald	Robinson	Waring
Bryant	Gibeau	MacGregor	Ruddick	Waters
Bullion	Gillen	Machold	Ruland	Weil
Bush	Gillett	Madden	Schector	Wheeler
Campbell	Goldberg	Malone	Schmitt	Whitney
Caughlan	Greenberg	Mathewson	Schwarz	Wilson
Cheney	Hart	McCue	Seaker	Winters
Chilton	Hearn	McDaniels	Seeley	Yale
Coffey	Heiberger	McElligott	Shannon	Yeomans
Colné	Herick	McGrath	Shepardson	Young
Constantine	Hinman	McKee	Shlivak	Yule
Cook	Hoff	McKeon	Singleton	Zorn
Crandell	Hopkins	Millford		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Whitney (No. 1793, Int. No. 506), entitled "An act making appropriations for certain expenses of government and various miscellaneous appropriations, and supplying deficiencies in former appropriations."

Also, Assembly bill introduced by Mr. Whitney (No. 1197, Int. No. 1060), entitled "An act approving a final order made May sixteenth, nineteen hundred and eleven, by the State Water Supply Commission, pursuant to chapter fifty-six of the Laws of nineteen hundred and nine, known as the State Boards and Commissions Law, and the acts amendatory thereof and supplemental thereto, for the improvement and regulation of the flow of the Hudson river for the benefit of the public health and safety, and authorizing and directing such improvement to be made, and providing for a revenue to the State."

Also, Assembly bill introduced by Mr. Whitney (No. 1256, Int. No. 1105), entitled "An act to provide for the acquisition of land for game farms or preserves, and making appropriation therefor."

Also, Assembly bill introduced by Mr. Whitney (No. 1699, Int. No. 1106), entitled "An act making appropriations for constructions, improvements, repairs and equipment at various State institutions."

Also, Assembly bill introduced by Mr. Whitney (No. 1373, Int. No. 1203), entitled "An act to provide an adequate water

supply for the Kings Park State Hospital, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Whitney (No. 1495, Int. No. 1293), entitled "An act to provide for the acquisition of a site and for the preparation of plans for a State administration building."

Also, Assembly bill introduced by Mr. Whitney (No. 1372, Int. No. 1202), entitled "An act to amend the County Law, in relation to county hospitals for the care of persons suffering from the disease known as tuberculosis."

Also, Assembly bill introduced by Mr. Stoddard (No. 1592, Int. No. 1285), entitled "An act to amend the General Business Law, in relation to trade-marks."

Also, Assembly bill introduced by Mr. Baumes (No. 1387, Int. No. 1213), entitled "An act to provide for the permanent improvement of a portion of Broadway, a street in the city of Newburgh, and to empower the city council to regulate the use of such street."

Also, Assembly bill introduced by Mr. Brown (No. 1003, Int. No. 915), entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' in relation to the establishment of uniform building lines in and upon the streets of said city."

Also, Assembly bill introduced by Mr. Brown (No. 1390, Int. No. 1216), entitled "An act to extend the time of the Cortland and Auburn Railroad Company to finish the construction of its railroad, and to expend thereon the amount required by law."

Also, Assembly bill introduced by Mr. Colne (No. 1756, Int. No. 222), entitled "An act to amend the Greater New York charter, in relation to payments from the public school teachers' retirement fund."

Also, Assembly bill introduced by Mr. Cook (No. 1521, Int. No. 1307), entitled "An act to provide for the purchase of a certain lot of land situate in the city of Kingston, county of Ulster, New York, lying on the northwesterly side of Hoffman street, and adjoining the Armory property, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Cook (No. 1520, Int. No. 1306), entitled "An act to amend the Highway Law, in rela-

tion to the courses and descriptions of route three of the said highway system."

Also, Assembly bill introduced by Mr. Cheney (No. 1475, Int. No. 1273), entitled "An act to amend the Education Law, relative to medical inspection of pupils in public schools in cities of the third class."

Also, Assembly bill introduced by Mr. Cross (No. 1415, Int. No. 1241), entitled "An act authorizing the city of Rome to issue bonds to pay its share of the cost of the construction and improvement of highways lying outside the corporation tax district of said city."

Also, Assembly bill introduced by Mr. Cross (No. 1687, Int. No. 391), entitled "An act to amend the Insurance Law, in relation to the meaning of 'insurance' in such law, and also in relation to the term of office and the salary of the Superintendent of Insurance."

Also, Assembly bill introduced by Mr. Foley (No. 1746, Int. No. 1121), entitled "An act to amend the Military Law, in relation to compensation of employees in armories and arsenals."

Also, Assembly bill introduced by Mr. Foley (No. 1269, Int. No. 1122), entitled "An act to amend the Code of Civil Procedure, in relation to attendants in the city court of the city of New York."

Also, Assembly bill introduced by Mr. Foley (No. 1688, Int. No. 852), entitled "An act to amend the Greater New York charter, in relation to the inspection of steam boilers."

Also, Assembly bill introduced by Mr. Foley (No. 1438, Int. No. 1247), entitled "An act to incorporate the Society for the Welfare of the Jewish Deaf."

Also, Assembly bill introduced by Mr. Hinman (No. 1083, Int. No. 977), entitled "An act to amend the State Finance Law, in relation to the duties of State officers concerning payments to State Treasurer."

Also, Assembly bill introduced by Mr. Jones (No. 1246, Int. No. 1096), entitled "An act to amend the Membership Corporations Law, in relation to record of inscriptions on monuments in abandoned cemeteries or cemeteries taken for public use."

Also, Assembly bill introduced by Mr. Jones (No. 1249, Int. No. 1099), entitled "An act to amend the Railroad Law, in rela-

tion to the diverting of carload shipments of coal, and providing a penalty therefor."

Also, Assembly bill introduced by Mr. Hart (No. 1293, Int. No. 1140), entitled "An act to release all rights and interest of the people of the State in and to certain lands in Saratoga county, formerly owned by Alice Malone, deceased, and vesting such rights and interests in Alice Brownrick, her heirs and assigns."

Also, Assembly bill introduced by Mr. Kennedy (No. 1752, Int. No. 897), entitled "An act to amend the Greater New York charter, in relation to transferring the jail buildings in Queens county from the custody of the sheriff to the commissioner of correction."

Also, Assembly bill introduced by Mr. Kennedy (No. 151, Int. No. 707), entitled "An act to amend chapter six hundred and sixty-seven of the Laws of eighteen hundred and sixty-eight, entitled 'An act to enable Conrad Poppenhusen to found an institution in the village of College Point.'"

Also, Assembly bill introduced by Mr. Kennedy (No. 256, Int. No. 256), entitled "An act to amend the Judiciary Law, in relation to clerks in courts of record within the first and second judicial districts acting as referees or in other similar capacities."

Also, Assembly bill introduced by Mr. Phillips (No. 1410, Int. No. 1236), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, relative to the taking of private property for public use."

Also, Assembly bill introduced by Mr. Seaker (No. 1668, Int. No. 1079), entitled "An act to authorize the city of Ogdensburgh to provide for the payment of the cost and expense of improving certain streets therein."

Also, Assembly bill introduced by Mr. Stivers (No. 1036, Int. No. 939), entitled "An act to amend chapter six hundred and sixty-four of the Laws of nineteen hundred and eleven, entitled 'An act to authorize the city of Middletown to borrow money for street improvements, and issue bonds therefor,' in relation to the issue and sale of bonds not to exceed the sum of five thousand dollars in any one fiscal year, except upon unanimous consent of the common council and mayor of such city."

Also, Assembly bill introduced by Mr. Shannon (No. 1691, Int.

No. 1039), entitled "An act to amend the County Law, in relation to the disposition of the balance of former side-path funds."

Also, Assembly bill introduced by Mr. Shannon (No. 1583, Int. No. 1081), entitled "An act to amend the charter of the trustees of the village of Bath, in relation to qualification of voters upon submission of propositions."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1337, Int. No. 1167), entitled "An act to amend the Judiciary Law, in relation to the court of special sessions in the city of New York."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1339, Int. No. 1169), entitled "An act to amend the Penal Law, in relation to grand larceny in second degree."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1338, Int. No. 1168), entitled "An act to amend the Penal Law, in relation to injury to property."

Also, Assembly bill introduced by Mr. T. K. Smith (No. 1457, Int. No. 1267), entitled "An act to amend chapter eight hundred and fifty-one of the Laws of nineteen hundred and eleven, entitled 'An act to establish a State college of forestry at Syracuse University, and making an appropriation therefor,' relative to the objects and purposes of the college."

Also, Assembly bill introduced by Mr. Pappert (No. 1173, Int. No. 1035), entitled "An act to amend the Lien Law, in relation to the refiling of chattel mortgages and the entry thereof."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1692, Int. No. 835), entitled "An act to amend the Greater New York charter, in relation to qualifications of members of the fire department."

Also, Assembly bill introduced by Mr. Sweet (No. 1344, Int. No. 1174), entitled "An act to amend chapter five hundred and ninety-two of the Laws of nineteen hundred and nine, entitled 'An act providing for the construction of new buildings for the Oswego Normal and Training School, and authorizing the sale of the site now occupied by said school,' in relation to the disposition of the proceeds of such sale and description of property to be sold."

Also, Assembly bill introduced by Mr. McCue (No. 1219, Int. No. 1076), entitled "An act to amend the Liquor Tax Law, in relation to the issuance and limitation of certificate for traffic

under subdivisions one and two of section eight; notices of abandonment and applications to transfer certificates," reported in favor of the passage of the same without amendment, and that the same be made special orders on third reading immediately, which report was agreed to, and said bills ordered made special orders on third reading immediately.

Also, Assembly bill introduced by Mr. Whitney (No. 1733, Int. No. 1455), entitled "An act making an appropriation for the improvement of the canals."

Also, Assembly bill introduced by Mr. Whitney (No. 1734, Int. No. 1456), entitled "An act making an appropriation for the improvement of the canals."

Also, Assembly bill introduced by Mr. Adler (No. 1602, Int. No. 1359), entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' in relation to supply and distribution of water."

Also, Assembly bill introduced by Mr. Adler (No. 1517, Int. No. 1303), entitled "An act to amend chapter three hundred and sixty-eight of the Laws of eighteen hundred and sixty-four, entitled 'An act to provide for the election of a special county judge in and for the county of Monroe,' in relation to compensation."

Also, Assembly bill introduced by Mr. Bell (No. 1702, Int. No. 1424), entitled "An act to amend the Greater New York charter, relative to the sale of public property."

Also, Assembly bill introduced by Mr. Baumes (No. 1757, Int. No. 1461), entitled "An act in relation to authorizing the city of Newburgh to appropriate and expend moneys for certain purposes and to raise the same by tax."

Also, Assembly bill introduced by Mr. Baumes (No. 1518, Int. No. 1304), entitled "An act to amend the Town Law, in relation to town appropriations for Memorial Day."

Also, Assembly bill introduced by Mr. Brereton (No. 1759, Int. No. 1463), entitled "An act to provide for an investigation by the Conservation Commission of conditions affecting high and low water in Lake George."

Also, Assembly bill introduced by Mr. Brown (No. 1722, Int. No. 1444), entitled "An act to amend the Public Health Law,

in relation to the power of the health officer of the port of New York to dispose of useless personal property."

Also, Assembly bill introduced by Mr. Barnes (No. 1603, Int. No. 1360), entitled "An act to authorize the city of New York to accept voluntary deeds of release of undivided interests in the fee of any portion or portions of Montague street, in the borough of Brooklyn, city of New York, subject to all outstanding contracts for the use of said street by street railroad and public service corporations."

Also, Assembly bill introduced by Mr. Brong (No. 1317, Int. No. 1147), entitled "An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' in relation to city officers, their election, terms and salaries."

Also, Assembly bill introduced by Mr. Brong (No. 1451, Int. No. 1261), entitled "An act to amend the Indian Law, in relation to the cutting and sale of timber and trees."

Also, Assembly bill introduced by Mr. Constantine (No. 1595, Int. No. 565), entitled "An act to amend the Railroad Law, in relation to use of center-bearing rails by street surface railroad companies in certain localities."

Also, Assembly bill introduced by Mr. Barnes (No. 1434, Int. No. 1243), entitled "An act to amend the Greater New York charter, relative to the acquirement of ferry property."

Also, Assembly bill introduced by Mr. Constantine (No. 1607, Int. No. 1364), entitled "An act to repeal chapter one hundred and fifty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act in relation to the election of county treasurer of Niagara county.'"

Also, Assembly bill introduced by Mr. Cross (No. 729, Int. No. 691), entitled "An act to authorize the construction of a new iron bridge with double driveways and sidewalks over the Black River canal at Stanwix street in the city of Rome, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Crandell (No. 1369, Int. No. 1199), entitled "An act to amend the charter of the city of Hudson, in relation to the powers and duties of the city clerk and his compensation."

Also, Assembly bill introduced by Mr. Coffey (No. 79, Int. No. 79), entitled "An act to provide for the erection of a new armory building in the city of Mount Vernon, New York, the acquisition of a site for the same, and making an appropriation therefor, and providing for the sale of the old armory site and buildings, and the application of the proceeds to such new building and for other purposes relative to the same."

Also, Assembly bill introduced by Mr. Coffey (No. 1705, Int. No. 1427), entitled "An act to authorize the sale of lands for non-payment of taxes and for the collection of unpaid taxes in the several towns of the county of Westchester, and legalizing and validating sales heretofore made."

Also, Assembly bill introduced by Mr. Duntz (No. 852, Int. No. 795), entitled "An act to amend the Tax Law, in relation to making more definite and certain the rates of taxation applicable to taxable transfers."

Also, Assembly bill introduced by Mr. Evans (No. 929, Int. No. 855), entitled "An act to amend the Highway Law, in relation to the amount of State aid."

Also, Assembly bill introduced by Mr. Evans (No. 464, Int. No. 452), entitled "An act to amend the Town Law, in relation to enlarging the water system in the water supply district."

Also, Assembly bill introduced by Mr. Hinman (No. 1503, Int. No. 1123), entitled "An act to amend chapter six hundred and three of the Laws of nineteen hundred and ten, entitled 'An act in relation to the city court of Albany, generally, its justices, clerk, marshals and stenographer,' generally."

Also, Assembly bill introduced by Mr. Frisbie (No. 1538, Int. No. 1324), entitled "An act to amend the County Law, in relation to compensation and expenses of the district attorney of Schoharie county."

Also, Assembly bill introduced by Mr. Hoff (No. 1558, Int. No. 1336), entitled "An act to amend the Greater New York charter, in relation to a custodian of works of art, defining his powers and duties and providing for the maintenance of his office."

Also, Assembly bill introduced by Mr. Jones (No. 1481, Int. No. 1279), entitled "An act to amend the Tax Law, in relation to the exemption and reduction in assessment of lands which shall

be maintained as wood lots and to encourage the growth of trees for such purposes."

Also, Assembly bill introduced by Mr. Jones (No. 1480, Int. No. 1278), entitled "An act to amend the Tax Law, in relation to the exemption and reduction in assessment of lands which have been planted with trees for forestry purposes."

Also, Assembly bill introduced by Mr. Heiberger (No. 1700, Int. No. 1431), entitled "An act in relation to the effect of the incorporation as a membership corporation of Congregation Makower of Poland."

Also, Assembly bill introduced by Mr. Hart (No. 1015, Int. No. 927), entitled "An act to provide for the appointment of a commission to investigate the matter of titles to lands claimed by the State in counties containing portions of the forest preserve, and to authorize said commission to hear and determine applications to cancel tax sales thereon, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Hart (No. 1777, Int. No. 1481), entitled "An act to amend the charter of the city of Gloversville, generally."

Also, Assembly bill introduced by Mr. MacGregor (No. 1648, Int. No. 1405), entitled "An act to incorporate the Doctor J. H. Dye Medical Institute."

Also, Assembly bill introduced by Mr. Madden (No. 1088, Int. No. 982), entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' generally."

Also, Assembly bill introduced by Mr. Macdonald (No. 1032, Int. No. 935), entitled "An act to amend the Liquor Tax Law, in relation to persons to whom liquors shall not be sold or given away."

Also, Assembly bill introduced by Mr. McKeon (No. 1616, Int. No. 1373), entitled "An act to amend the Tax Law, in relation to clerks in surrogate's court, Kings county."

Also, Assembly bill introduced by Mr. Murray (No. 1527, Int. No. 1313), entitled "An act to amend the Public Service Commissions Law."

Also, Assembly bill introduced by Mr. Shannon (No. 1716, Int. No. 1438), entitled "An act to amend the Corning charter, in relation to repaving Market street."

Also, Assembly bill introduced by Mr. Slater (No. 1719, Int. No. 1441), entitled "An act to amend chapter five hundred and eighteen of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend an act, entitled "An act to incorporate the village of White Plains,"' passed April third, eighteen hundred and sixty-six, in relation to the powers and duties of the village trustees, et cetera, and the acts amendatory thereof."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1636, Int. No. 1393), entitled "An act to amend the Code of Civil Procedure, in relation to the number of assistants for the city court of the city of New York."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1772, Int. No. 1476), entitled "An act to confer jurisdiction upon the court of claims to hear, audit and determine the alleged claims for expenses and services of expert witnesses and compensation and disbursements of counsel employed during the investigation ordered by a resolution of the Senate, adopted January twentieth, in the year nineteen hundred and ten."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1634, Int. No. 1391), entitled "An act to amend the Greater New York charter, in relation to retirement from active service of officers, clerks and employees."

Also, Assembly bill introduced by Mr. T. K. Smith (No. 1664, Int. No. 1421), entitled "An act to supplement the provisions of law relating to the department of public works of the city of Syracuse."

Also, Assembly bill introduced by Mr. Young (No. 1448, Int. No. 1258), entitled "An act to amend the Poor Law, in relation to indigent persons requiring medical care and treatment in the county of Westchester."

Also, Assembly bill introduced by Mr. Sweet (No. 1343, Int. No. 1173), entitled "An act to provide for the acquisition of certain lands in the city of Oswego, to be used with other State lands as a public park, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Talmage (No. 497, Int.

No. 485), entitled "An act to amend the Tax Law, in relation to the refund of purchase money at tax sales."

Also, Assembly bill introduced by Mr. Talmage (No. 1532, Int. No. 1318), entitled "An act to amend the Public Health Law, in relation to the election of permanent members of the Dental Society of the State of New York."

Also, Assembly bill introduced by Mr. Waters (No. 1732, Int. No. 1454), entitled "An act to amend the County Law, in relation to the designation of newspapers for publication of the Session Laws."

Also, Assembly bill introduced by Mr. Yule (No. 1658, Int. No. 1415), entitled "An act to authorize the Commissioners of the Land Office to grant and convey all the right, title and interest of the State of New York in and to certain portions of a highway or road within the city of New York heretofore discontinued and abandoned for street purposes."

Also, Assembly bill introduced by Mr. Yale (No. 1374, Int. No. 1204), entitled "An act to amend the Public Service Commissions Law, by extending the provisions of article four thereof to waterworks corporations," reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred Senate bill introduced by Mr. Platt (No. 250, Reprint No. 1683, Rec. No. 61), entitled "An act to amend the Highway Law, in relation to the course of route number fifteen of the State Highway system," reported in favor of the passage of the same without amendment, and that the same be made a special order on third reading immediately, which report was agreed to, and said bill ordered made a special order on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred Senate bill introduced by Mr. Wainwright (No. 1024, Rec. No. 193), entitled "An act to amend the Public Service Commissions Law, in relation to the power of the commission to suspend

rate schedules," reported in favor of the passage of the same without amendment, and that the same be made a special order on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bill ordered made a special order on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Crane (No. 1554, Int. No. 1332), entitled "An act authorizing and empowering the board of commissioners of the sinking fund of the city of New York to set aside and assign to the department of docks and ferries of said city certain real property in the ninth ward in the borough of Manhattan in said city," reported the same with the following amendments:

Between lines 2 and 3 on page 2 insert "Provided, that the city of New York shall first have acquired to be used for market purposes other property in the ninth ward of the borough of Manhattan of said city of at least equal area to that now bounded on the north by Bloomfield street, on the south by Gansevoort street, on the east by West street and Tenth avenue and on the west by Thirteenth avenue and suitably improve the same for a public wholesale meat, poultry, produce and dairy products market; which such acquisition by said city for such said purposes is hereby authorized. Such acquisition of lands and the use thereof for market purposes may be had in connection with the acquisition of lands for terminal facilities and such lands so to be acquired for market purposes may be used, occupied and administered for such purposes in connection with, or as a part of, any terminal facilities or equipment thereof and therefor as contemplated, authorized, or provided for by chapter seven hundred and seventy-six of the Laws of nineteen hundred and eleven, entitled 'An act to improve the waterfront facilities of the city of New York, in relation to the receipt, delivery and shipment of freight,' to such extent and in such manner and subject to such regulations as the board of estimate and apportionment of said city may authorize or direct. The proceedings of such acquisition may be combined with or included in proceedings authorized by such chapter seven hundred and seventy-six for the acquisition of lands needed for such terminal facilities or equipment thereof and therefor; and if said board of estimate and apportionment shall so, authorize and direct the proceedings authorized by said act or otherwise to acquire terminal facilities and equipment thereof and therefor, may include such area and

extent of lands or interests therein, as to provide for such market purposes the whole or any part of the area and extent of lands or interests therein required for such purposes in addition to other uses and purposes of such terminal facilities.

" § 2. In all proceedings hereafter taken by the commissioner of docks of the city of New York for terminal facilities or equipment thereof and therefor, if said property is situated in the ninth ward of the city of New York it shall not be necessary for the said commissioner of docks to make any attempt to agree with the owners of any such property upon a price for the same before commencing the proceedings authorized by chapter seven hundred and seventy-six of the Laws of nineteen hundred and eleven. In a proceeding hereafter brought for the acquirement of any such property as in this section set forth, if the commissioners of the sinking fund shall by resolution so direct the title to the said property shall vest in the city of New York at such time as said resolution shall direct after the filing in the office of the clerk of the supreme court in the first judicial district of the oaths of the commissioners of estimate and assessment in said proceeding appointed, and all of the rights, title and interest of any and all of the owners or persons interested in the said property shall cease and determine and be extinguished at such time; provided, however, that thirty days after the title to said property shall so vest in the city of New York, there shall become due and payable to the owner or owners thereof, subject to all existing liens and incumbrances on account of the awards which shall thereafter be made in such proceeding for the value of the property so acquired by the city, or interest so extinguished, sixty per centum of the assessed valuation of such property, as shown upon the annual record of the assessed valuation of real and personal estate kept by the department of taxes and assessments of the city of New York. It shall be the duty of the commissioners of the sinking fund to recommend and for the board of estimate and apportionment to authorize the comptroller to issue corporate stock of the city of New York as is provided by law in an amount sufficient to pay to such owners the sixty per centum of the assessed valuation of such property taken for and on account of the award thereon, thereafter to be made, and it shall be the duty of the commissioner of docks to make requisition for such payment and of the commissioners of the sinking fund to specify that such sale of corporate stock shall be so applied and for the comptroller to draw out and pay such sixty per centum to the owners aforesaid, and there shall be included in the awards thereafter made in such proceeding, as compensation for the property so taken or acquired or interest extinguished, interest at the legal rate upon the sum or sums so awarded in excess of such sixty per centum of the assessed valuation of such prop-

erty, and upon said sixty per centum from the date of the vesting of title in the city of New York to the date of payment therefor."

Page 2, line 3, strike out "2" and insert "3".

and requests that said bill be reprinted, as amended; and recommended to said committee, which report was agreed to, and said bill ordered reprinted, as amended, and recommitted to said committee.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Seaker (No. 469, Int. No. 457), entitled "An act in relation to the construction and equipment of a central fire station in and for the city of Ogdensburg, and the issuance, sale and redemption of city bonds therefor," reported in favor of the passage of the same, with the following amendments:

Between lines 1 and 2 insert the following: "in its discretion, submit to the qualified electors of such city, at a special election to be called, if the common council so determines, and to be held in the manner provided for the holding of annual elections of such city, upon a notice to be published as required for such election by chapter ninety-five of the Laws of eighteen hundred and eighty-one, entitled 'An act to incorporate the city of Ogdensburg,' a proposition in substantially the following form: 'Shall the bonds of the city of Ogdensburg be issued in a sum not exceeding twenty thousand dollars for the construction and equipment of a central fire station?' Such proposition shall be deemed adopted if it receive the affirmative vote of a majority of the qualified electors voting thereon, and the election shall be conducted by the election officers of such city and the result of the election, shall be canvassed by the common council and certified in the manner, as nearly as may be, as provided by the Election Law, in the case of the submission of propositions thereunder. A person qualified to vote for an officer of such city and who is the owner of property within the city assessed upon the last preceding assessment roll thereof shall be qualified to vote upon such proposition. A woman who possesses the above qualifications, excepting the qualification of sex, is entitled to vote upon such a proposition. Such proposition shall be submitted not later than January first, nineteen hundred and thirteen."

Page 1, strike out lines 2, 3 and 4.

Page 1, line 5, strike out "Such" and insert in place thereof "If authorized as aforesaid, and not otherwise, such".

Page 1, line 6, strike out "so" and insert "to be".

and that the same be reprinted, as amended, and when it shall

have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading theretofore reported, which report was agreed to, and said bill ordered reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading theretofore reported.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. A. E. Smith (No. 1580. Int. No. 1358), entitled "An act to amend chapter sixty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to taxation, constituting chapter sixty of the Consolidated Laws.' in relation to the tax imposed on transfers of stock," reported in favor of the passage of the same, with the following amendments.

Page 2, line 6, change "bank" to "blank".

Page 2, line 10, italicize the comma after the word "stock".

Page 2, line 19, italicize the second comma.

Page 2, line 24, italicize the second comma.

Page 2, lines 25 and 26, strike out "and it shall be the duty of such association, company or corporation so to affix the same" and insert in place thereof "and it shall be the duty of the person making or effectuating such sale or transfer to procure and furnish to the association, company or corporation the requisite stamps, and of such association, company or corporation to affix and cancel the same."

Page 3, line 1, italicize the comma.

Page 3, line 4, change "bank" to "blank".

Page 3, line 5, italicize the comma.

Page 3, line 6, insert after the word "provided" the word "for".

Page 3, line 6, insert a period after the bracket and before the word "Every".

Page 3, line 10, insert within the bracket after the word "refers" a comma.

Page 3, line 10, insert and italicize the comma after the word "relates".

Page 3, line 26, insert a comma in brackets after the word "transfer".

Page 3, line 26, insert a comma in brackets after the word "stock".

Page 3, line 26, insert the word "of" in brackets after the word "sale".

Page 4, line 1, italicize the comma.

Page 4, line 4, italicize the first comma.

Page 4, line 10, insert a comma after the word "months".

Page 4, line 10, italicize the word "by".

Page 5, line 26, last line, insert a comma after the word "York".

Page 6, line 2, insert a comma after the word "columns".

Page 6, lines 8 and 9, strike out the words "the serial number of each certificate".

Page 6, line 19, substitute the word "thereby" for the word "hereby".

Page 7, line 1, strike out the brackets.

Page 7, line 3, insert and italicize a comma after the word "York".

Page 7, line 4, insert within the bracket after the word "book" a comma.

Page 7, line 5, insert after the word "comptroller" and italicize a comma.

Page 7, line 22, insert a comma after the bracket.

Page 8, line 11, insert and italicize a semicolon after the word "transfer".

Page 8, line 16, insert after the word "jurisdiction" within a bracket a comma.

Page 8, line 20, insert after the word "account" within a bracket a comma.

Page 9, line 1, insert a comma within a bracket after the word "papers".

Page 9, line 1, insert within a bracket after the word "above" the word "provided" and a comma.

Page 9, line 3, insert the word "on" in place of the word "upon".

Page 9, line 7, insert after the word "than" the word "two" in place of the word "three".

Page 9, line 7, after the word "both" insert a comma.

Page 10, line 1, insert and italicize a semicolon after the word "penalty".

Page 10, line 6, insert and italicize a comma after the word "agent".

Page 10, line 7, insert and italicize a comma after the word "representative".

Page 10, line 9, insert and italicize a comma after the word "attached".

and that the same be reprinted, as amended, and when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading theretofore reported, which report was agreed to, and said bill ordered reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading theretofore reported.

Mr. Speaker announced the special order, being the bill (No. 1374, Int. No. 1204), entitled "An act to amend the Public Service Commissions Law, by extending the provisions of article four thereof to waterworks corporations."

Said bill having been announced for a second reading,

On motion of Mr. Yale, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the bill (No. 1527, Int. No. 1313), entitled "An act to amend the Public Service Commissions Law."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Friday next.

Mr. Speaker announced the special order, being the Senate bill (No. 1024, Rec. No. 193), entitled "An act to amend the Public Service Commissions Law, in relation to the power of the commission to suspend rate schedules."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1558, Int. No. 1336), entitled "An act to amend the Greater New York charter, in relation to a custodian of works of art, defining his powers and duties and providing for the maintenance of his office."

On motion of Mr. Hoff said bill was read the second time and ordered to a third reading.

On motion of Mr. Hoff, and by unanimous consent, said bill

was ordered placed on the third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 1481, Int. No. 1279), entitled "An act to amend the Tax Law. in relation to the exemption and reduction in assessment of lands which shall be maintained as wood lots and to encourage the growth of trees for such purposes."

On motion of Mr. Jones, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 5

Those who voted in the affirmative were:

Adler	Crandell	Horton	Nelson	Slocum
Adler	Crane	Jackson	O'Neil	Smith A E
Allen	Crawford	Jones	Page	Smith M
Banshaf	Cross	Karutz	Pappert	Stivers
Barnes	Cuvillier	Kennedy	Patrie	Stoddard
Bell	Dunts	Keys	Pembleton	Sullivan
Bennett	Ebbets	Kopp	Phillips	Tallett
Blauvelt	Edwards	Langhorst	Pierce	Talmage
Brennan	Entwistle	Lent	Prime	Thompson
Brereton	Evans	Levy J	Rahl	Thorn
Brong	Fleck	Lincoln	Richardson	Ver
Brooks	Frisbie	Macdonald	Ruddick	Waring
Brown	Gage	MacGregor	Ruland	Waters
Bryant	Gibeau	Machold	Schechter	Weil
Bullion	Gillen	Madden	Schmitt	Wheeler
Bush	Gillett	Malone	Schwarz	Whitney
Campbell	Greenberg	Mathewson	Seaker	Wilson
Caughlan	Hart	McCue	Seeley	Winters
Cheney	Hearn	McDaniels	Shannon	Yale
Chilton	Heiberger	McElligott	Shepardson	Yeomans
Coffey	Herrick	McKee	Shlivek	Young
Colné	Hinman	McKeon	Singleton	Yule
Constantine	Hoff	Milford	Slater	Zorn
Cook	Hopkins	Murray		

Those who voted in the negative were:

Dana	Goldberg	Levy A J	McGrath	Robinson
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Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1480, Int. No. 1278), entitled "An act to amend the Tax Law, in relation to the exemption and reduction in assessment of lands which have been planted with trees for forestry purposes."

On motion of Mr. Jones, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 5

Those who voted in the affirmative were:

Adler	Crandell	Horton	Nelson	Slocum
Ahern	Crane	Jackson	O'Neil	Smith A E
Allen	Crawford	Jones	Page	Smith M
Banshaf	Cross	Karuts	Pappert	Stivers
Barnes	Cuvillier	Kennedy	Patrie	Stoddard
Bell	Dunts	Keys	Pembleton	Sullivan
Bennett	Ebbets	Kopp	Phillips	Tallett
Blauvelt	Edwards	Langhorst	Pierce	Talmage
Brennan	Entwistle	Lent	Prime	Thompson
Brereton	Evans	Levy J	Rahl	Thorn
Brong	Fleck	Lincoln	Richardson	Vert
Brooks	Frisbie	Macdonald	Ruddick	Waring
Brown	Gage	MacGregor	Ruland	Waters
Bryant	Gibeau	Machold	Schector	Weil
Bullion	Gillen	Madden	Schmitt	Wheeler
Bush	Gillett	Malone	Schwars	Whitney
Campbell	Greenberg	Mathewson	Seaker	Wilson
Caughlan	Hart	McCue	Seeley	Winters
Cheney	Hearn	McDaniels	Shannon	Yale
Chilton	Heiberger	McElligott	Shepardson	Yeomans
Coffey	Herrick	McKee	Shlivek	Young
Colné	Hinman	McKeon	Singleton	Yule
Constantine	Hoff	Milford	Slater	Zorn
Cook	Hopkins	Murray		

Those who voted in the negative were:

Dana	Goldberg	Levy A J	McGrath	Robinson
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Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No.

1709, Int. No. 1431), entitled "An act in relation to the effect of the incorporation as a membership corporation of Congregation Makower of Poland."

On motion of Mr. Heiberger, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pemberton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Elyant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Candell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1015, Int. No. 927), entitled "An act to provide for the appointment of a commission to investigate the matter of titles to lands claimed by the State in counties containing portions of the forest preserve, and to authorize said commission to hear and determine

applications to cancel tax sales thereon, and making an appropriation therefor."

On motion of Mr. Hart, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered. That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1777, Int. No. 1481), entitled "An act to amend the charter of the city of Gloversville, generally."

On motion of Mr. Hart, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Books	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1648, Int. No. 1405), entitled "An act to incorporate the Doctor J. H. Dye Medical Institute."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1088, Int. No. 982), entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the

government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' generally."

On motion of Mr. Madden, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuv Ier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Cole	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1032, Int. No. 935), entitled "An act to amend the Liquor Tax Law, in relation to persons to whom liquors shall not be sold or given away."

On motion of Mr. Macdonald, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Barzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
B'auvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1616, Int. No. 1373), entitled "An act to amend the Tax Law, in relation to clerks in surrogate's court, Kings county."

On motion of Mr. McKeon, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the af-

firmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 1

Those who voted in the affirmative were:

Adler	Crawford	Jackson	Murray	Slater
Ahern	Cross	Jones	Nelson	Slocum
Allen	Cuvillier	Karutz	O'Neil	Smith A E
Banshaf	Dana	Kennedy	Page	Smith M
Barnes	Dunts	Keys	Pappert	Stivers
Bell	Ebbets	Kopp	Patrie	Stoddard
Bennett	Edwards	Langhoist	Pembleton	Sullivan
Blauvelt	Entwistle	Lent	Phillips	Tallett
Brennan	Evans	Levy A J	Pierce	Talmage
Brereton	Fleck	Levy J	Prime	Thompson
Brong	Frisbie	Lincoln	Rahl	Thorn
Brooks	Gage	Macdonald	Richardson	Vert
Brown	Gibeau	MacGregor	Robinson	Waring
Bryant	Gillen	Machold	Ruddick	Waters
Bullion	Gillet	Madden	Ruland	Weil
Bush	Goldberg	Malone	Schechter	Wheeler
Campbell	Greenberg	Mathewson	Schmitt	Whitney
Caughlan	Hart	McCue	Schwarz	Wilson
Cheney	Hearn	McDaniels	Seaker	Winters
Coffey	Heiberger	McElligott	Seeley	Yale
Colne	Herrick	McGrath	Shannon	Yeomans
Constantine	Hinman	McKee	Shepardson	Young
Cook	Hoff	McKeon	Shlivek	Yule
Crandell	Hopkins	Milford	Singleton	Zorn
Crane	Horton			

In the negative:

Chilton

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1716. Int. No. 1438), entitled "An act to amend the Corning charter, in relation to repaving Market street."

On motion of Mr. Shannon, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy J A	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herick	McGrath	Shannon	Yeomans
Colne	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence.

Mr. Speaker announced the special order, being the bill (No. 1719, Int. No. 1441), entitled "An act to amend chapter five hundred and eighteen of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend an act, entitled "An act to incorporate the village of White Plains,"' passed April third, eighteen hundred and sixty-six, in relation to the powers and duties of the village trustees, et cetera, and the acts amendatory thereof."

On motion of Mr. Slater, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Buah	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1636, Int. No. 1393), entitled "An act to amend the Code of Civil Procedure, in relation to the number of assistants for the city court of the city of New York."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1772, Int. No. 1476), entitled "An act to confer jurisdiction upon the Board of Claims to hear, audit and determine the alleged claims for expenses and services of expert witnesses and compensation and disbursements of counsel employed during the investigation ordered by a resolution of the Senate, adopted January twentieth, in the year nineteen hundred and ten."

On motion of Mr. A. E. Smith said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 9

Those who voted in the affirmative were:

Adler	Crandell	Hoff	Milford	Smith A E
Ahern	Crane	Hopkins	O'Neil	Smith M
Allen	Crawford	Jackson	Page	Stivers
Banshaf	Cross	Jones	Pappert	Stoddard
Barnes	Cuvillier	Karutz	Pembleton	Sullivan
Bell	Dana	Kennedy	Phillips	Tallett
Bennett	Dunts	Keys	Pierce	Talmage
Blauvelt	Ebbets	Langhorst	Prime	Thompson
Brennan	Edwards	Lent	Rahl	Thorn
Breiton	Entwistle	Levy J	Richardson	Vert
Brong	Evans	Lincoln	Robinson	Waring
Brooks	Frisbie	Macdonald	Ruddick	Waters
Brown	Gage	MacGregor	Ruland	Weil
Bryant	Gibeau	Machold	Schmitt	Wheeler
Bullion	Gillen	Madden	Schwaiz	Whitney
Bush	Gillett	Malone	Seaker	Wilson
Campbell	Goldberg	Mathewson	Seeley	Winters
Caughlan	Greenberg	McCue	Shannon	Yale
Cheney	Hart	McDaniels	Shepardson	Yeomans
Coffey	Hean	McElligott	Shlivek	Young
Colné	Heibeiger	McGrath	Singleton	Yule
Constantine	Herrick	McKee	Slater	Zorn
Cook	Hinman	McKeon	Slocum	

Those who voted in the negative were:

Chilton	Horton	Murray	Levy A J	Schector
Fleck	Kopp	Nelson	Patrie	

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1634, Int. No. 1391), entitled "An act to amend the Greater New York charter, in relation to retirement from active service of officers, clerks and employees."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Ailen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGiegon	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Sector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwartz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1664, Int. No. 1421), entitled "An act to supplement the provisions of law relating to the department of public works of the city of Syracuse."

On motion of Mr. T. K. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pemberton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gilleff	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1448, Int. No. 1258), entitled "An act to amend the Poor Law, in relation to indigent persons requiring medical care and treatment in the county of Westchester."

On motion of Mr. Young, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1343. Int. No. 1173), entitled "An act to provide for the acquisition of certain lands in the city of Oswego to be used with other State lands as a public park, and making an appropriation therefor."

On motion of Mr. Sweet, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pemberton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Rahl	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwartz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McEligctt	Seeley	Yale
Coffey	Herrick	McGiath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 497, Int. No. 485), entitled "An act to amend the Tax Law, in relation to the refund of purchase money at tax sales."

On motion of Mr. Talmage, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E

Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiterger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1532, Int. No. 1318), entitled "An act to amend the Public Health Law, in relation to the election of permanent members of the Dental Society of the State of New York."

On motion of Mr. Talmage, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karuts	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage

Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Shepardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwartz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1732, Int. No. 1454), entitled "An act to amend the County Law, in relation to the designation of newspapers for publication of the Session Laws."

On motion of Mr. Waters, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil

Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford.	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1658, Int. No. 1415), entitled "An act to authorize the Commissioners of the Land Office to grant and convey all the right, title and interest of the State of New York in and to certain portions of a highway or road within the city of New York heretofore discontinued and abandoned for street purposes."

On motion of Mr. Yule, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson

Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1733, Int. No. 1455), entitled "An act making an appropriation for the improvement of the canals."

On motion of Mr. Whitney said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappett	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schechter	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1734, Int. No. 1456), entitled "An act making an appropriation for the improvement of the canals."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Aheia	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhoist	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1602, Int. No. 1359), entitled "An act to amend chapter seven

hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' in relation to supply and distribution of water."

On motion of Mr. Adler, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Baumes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1517, Int. No. 1303), entitled "An act to amend chapter three hundred and sixty-eight of the Laws of eighteen hundred and sixty-four, entitled 'An act to provide for the election of a special

county judge in and for the county of Monroe,' in relation to compensation."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1702, Int. No. 1424), entitled "An act to amend the Greater New York charter, relative to the sale of public property."

On motion of Mr. Bell, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith T K
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pemberton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Boah	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1757, Int. No. 1461), entitled "An act in relation to authorizing the city of Newburgh to appropriate and expend moneys for certain purposes and to raise the same by tax."

On motion of Mr. Baumes, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1518, Int. No. 1304), entitled "An act to amend the Town Law, in relation to town appropriations for Memorial Day."

On motion of Mr. Baumes, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Baumes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1759, Int. No. 1463), entitled "An act to provide for an investigation by the Conservation Commission of conditions affecting high and low water in Lake George."

On motion of Mr. Brereton, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M.
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1722, Int. No. 1444), entitled "An act to amend the Public Health Law, in relation to the power of the health officer of the port of New York to dispose of useless personal property."

On motion of Mr. Brown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvilli r	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Breton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vest
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1603, Int. No. 1360), entitled "An act to authorize the city of New York to accept voluntary deeds of release of undivided interests in the fee of any portion or portions of Montague street, in the borough of Brooklyn, city of New York, subject to all outstanding contracts for the use of said street by street railroad and public service corporations."

On motion of Mr. Barnes, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwartz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Ciandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1317, Int. No. 1147), entitled "An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' in relation to city officers, their election, terms and salaries."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1451, Int. No. 1261), entitled "An act to amend the Indian Law, in relation to the cutting and sale of timber and trees."

Said bill having been announced for a second reading,

On motion of Mr. Brong, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the bill (No. 1595, Int. No. 565), entitled "An act to amend the Railroad Law, in relation to use of center bearing rails by street surface railroad companies in certain localities."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1434, Int. No. 1243), entitled "An act to amend the Greater New York charter, relative to the acquirement of ferry property."

Said bill having been announced for a second reading,

On motion of Mr. Barnes, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the bill (No. 1607, Int. No. 1364), entitled "An act to repeal chapter one hundred and fifty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act in relation to the election of county treasurer of Niagara county.'"

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 729, Int. No. 691), entitled "An act to authorize the construction of a new iron bridge with double driveways and sidewalks over the Black River canal at Stanwix street in the city of Rome, and making an appropriation therefor."

On motion of Mr. Cross, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pemberton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Chamby	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1369, Int. No. 1199), entitled "An act to amend the charter of the city of Hudson, in relation to the powers and duties of the city clerk and his compensation."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 79, Int. No. 79), entitled "An act to provide for the erection of a new armory building in the city of Mount Vernon, New York, the acquisition of a site for the same, and making an appropriation therefor, and providing for the sale of the old armory site and buildings, and the application of the proceeds to such new building and for other purposes relative to the same."

On motion of Mr. Coffey, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121

NOES 2

Those who voted in the affirmative were:

Adler	Crane	Horton	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell				

Those who voted in the negative were:

Jackson Merrill

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1705, Int. No. 1427), entitled "An act to authorize the sale of lands for non-payment of taxes and for the collection of unpaid taxes in the several towns of the county of Westchester, and legalizing and validating sales heretofore made."

On motion of Mr. Coffey, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pemberton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 852, Int. No. 795), entitled "An act to amend the Tax Law, in relation to making more definite and certain the rates of taxation applicable to taxable transfers."

On motion of Mr. Duntz, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Briereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 929, Int. No. 855), entitled "An act to amend the Highway Law, in relation to the amount of State aid."

On motion of Mr. Evans, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Baumes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Biereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillet	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 464, Int. No. 452), entitled "An act to amend the Town Law, in relation to enlarging the water system in the water supply district."

On motion of Mr. Evans, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwara	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1503, Int. No. 1123), entitled "An act to amend chapter six hundred and three of the Laws of nineteen hundred and ten, entitled 'An act in relation to the city court of Albany, generally, its justices, clerk, marshals and stenographer,' generally."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1538, Int. No. 1324), entitled "An act to amend the County Law, in relation to compensation and expenses of the district attorney of Schoharie county."

On motion of Mr. Frisbie, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1793, Int. No. 506), entitled "An act making appropriations for certain expenses of government and various miscellaneous appropriations, and supplying deficiencies in former appropriations."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl'	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKes	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1197, Int. No. 1060), entitled "An act approving a final order made May sixteenth, nineteen hundred and eleven, by the State Water Supply Commission, pursuant to chapter fifty-six of the Laws of nineteen hundred and nine, known as the State Boards and Commissions Law, and the acts amendatory thereof and supplemental thereto, for the improvement and regulation of the flow of the Hudson river for the benefit of the public health and safety, and authorizing and directing such improvement to be made, and providing for a revenue to the State."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhoist	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1256, Int. No. 1105), entitled "An act to provide for the acquisition of land for game farms or preserves, and making an appropriation therefor."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Panzhaf	Cuvillier	Kennedy	Page	Smith M

Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1699, Int. No. 1106), entitled "An act making appropriations for constructions, improvements, repairs and equipment at various State institutions."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Baugh	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn

Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Candell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1373, Int. No. 1203), entitled "An act to provide an adequate water supply for the Kings Park State Hospital, and making an appropriation therefor."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pemberton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale

Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hof	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1495, Int. No. 1273), entitled "An act to provide for the acquisition of a site and for the preparation of plans for a State administration building."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1372, Int. No. 1202), entitled "An act to amend the County Law, in relation to county hospitals for the care of persons suffering from the disease known as tuberculosis."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters

Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1592, Int. No. 1285), entitled "An act to amend the General Business Law, in relation to trademarks."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1387, Int. No. 1213), entitled "An act to provide for the permanent improvement of a portion of Broadway, a street in the city of Newburgh, and to empower the city council to regulate the use of such street."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karuts	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pemberton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson

Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1003, Int. No. 915), entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' in relation to the establishment of uniform building lines in and upon the streets of said city."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhoist	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1390, Int. No. 1216), entitled "An act to extend the time of the Cortland and Auburn Railroad Company to finish the construction of its railroad, and to expend thereon the amount required by law."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pemberton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Biereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1756, Int. No. 222), entitled "An act to amend the Greater New

York charter, in relation to payments from the public school teachers' retirement fund."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhoist	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Breton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hait	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1521, Int. No. 1307), entitled "An act to provide for the purchase of a certain lot of land situate in the city of Kingston, county of Ulster, New York, lying on the northwesterly side of Hoffman street and adjoining the Armory property, and making an appropriation therefor."

Said bill was then read the third time, having been printed

and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1520, Int. No. 1306), entitled "An act to amend the Highway Law, in relation to the courses and descriptions of route three of the said highway system."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Biennan	Ertwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, and on motion of Mr. Cheney, the committee on rules was instructed to report Senate bill (No. 906, Rec. No. 118), entitled "An act to amend the Education Law, relative to medical inspection of pupils in public schools in cities of the third class."

On motion of Mr. Cheney, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Cheney, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk return said bill to the Assembly, with a message that the Senate has concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1475, Int. No. 1273), entitled "An act to amend the Education Law, relative to medical inspection of pupils in public schools in cities of the third class."

Said bill having been announced for a third reading,

On motion of Mr. Cheney, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1415, Int. No. 1241), entitled "An act authorizing the city of Rome to issue bonds to pay its share of the cost of the construction and improvement of highways lying outside the corporation tax district of said city."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Abern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Sealey	Yale
Coffey	Hernick	McGrath	Shannon	Yeomans
Colne	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1687, Int. No. 391), entitled "An act to amend the Insurance Law, in relation to the meaning of 'insurance' in such law, and also in relation to the term of office and the salary of the Superintendent of Insurance."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waing
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Cran 'ell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1746, Int. No. 1121), entitled "An act to amend the Military Law, in relation to compensation of employees in armories and arsenals."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M

Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwartz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGiath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1269, Int. No. 1121), entitled "An act to amend the Code of Civil Procedure, in relation to attendants in the city court of the city of New York."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1688, Int. No. 852), entitled "An act to amend the Greater New York charter, in relation to the inspection of steam boilers."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Abern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhal	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers

Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKéon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1438, Int. No. 1247), entitled "An act to incorporate the Society for the Welfare of the Jewish Deaf."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler

Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1083, Int. No. 977), entitled "An act to amend the State Finance Law, in relation to the duties of State officers concerning payments to State Treasurer."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banahaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooke	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1246, Int. No. 1096), entitled "An act to amend the Membership Corporations Law, in relation to record of inscriptions on monuments in abandoned cemeteries or cemeteries taken for public use."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1249, Int. No. 1099), entitled "An act to amend the Railroad

Law, in relation to the diverting of carload shipments of coal, and providing a penalty therefor."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1293, Int. No. 1140), entitled "An act to release all rights and interest of the people of the State in and to certain lands in Saratoga county, formerly owned by Alice Malone, deceased, and vesting such rights and interests in Alice Brownrick, her heirs and assigns."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Abern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Breton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colne	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1752, Int. No. 897), entitled "An act to amend the Greater New York charter, in relation to transferring the jail buildings in Queens county from the custody of the sheriff to the commissioner of correction."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 751, Int. No. 707), entitled "An act to amend chapter six hundred and sixty-seven of the Laws of eighteen hundred and sixty-

eight, entitled 'An act to enable Conrad Poppenhusen to found an institution in the village of College Point.'"

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schechter	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwartz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 256, Int. No. 256), entitled "An act to amend the Judiciary Law, in relation to clerks in courts of record within the first and second judicial districts acting as referees or in other similar capacities."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schechter	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwartz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1410, Int. No. 1236), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, relative to the taking of private property for public use."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1668, Int. No. 1079), entitled "An act to authorize the city of Ogdensburg to provide for the payment of the cost and expense of improving certain streets therein."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patie	Stoddard
Bennett	Ebbets	Langhorst	Pemberton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1036, Int. No. 939), entitled "An act to amend chapter six hundred and sixty-four of the Laws of nineteen hundred and eleven, entitled 'An act to authorize the city of Middletown to borrow money for street improvements and issue bonds therefor,' in relation to the issue and sale of bonds not to exceed the sum of five thousand dollars in any one fiscal year, except upon unanimous consent of the common council and mayor of such city."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Dunts	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pemberton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmit.	Whitney
Caughlan	G.eenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1691, Int. No. 1039), entitled "An act to amend the County Law, in relation to the disposition of the balance of former side path funds."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waiers
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1583, Int. No. 1081), entitled "An act to amend the charter of the trustees of the village of Bath, in relation to qualification of voters upon submission of propositions."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M

Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1337, Int. No. 1167), entitled "An act to amend the Judiciary Law, in relation to the court of special sessions in the city of New York."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1339, Int. No. 1169), entitled "An act to amend the Penal Law, in relation to grand larceny in second degree."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1338, Int. No. 1168), entitled "An act to amend the Penal Law, in relation to injury to property."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1457, Int. No. 1267), entitled "An act to amend chapter eight hundred and fifty-one of the Laws of nineteen hundred and eleven, entitled 'An act to establish a State college of forestry at Syracuse University, and making an appropriation therefor,' relative to the objects and purposes of the college."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Abern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Busch	Gillett	Malone	Schechter	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Chenev	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1173, Int. No. 1035), entitled "An act to amend the Lien Law, in relation to the refiling of chattel mortgages and the entry thereof."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1692, Int. No. 835), entitled "An act to amend the Greater New York charter, in relation to qualifications of members of the fire department."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Biennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1344, Int. No. 1174), entitled "An act to amend chapter five hundred and ninety-two of the Laws of nineteen hundred and nine, entitled 'An act providing for the construction of new buildings for the Oswego Normal and Training School, and authorizing the sale of the site now occupied by said school,' in relation to the disposition of the proceeds of such sale and description of property to be sold."

Said bill was then read the third time, having been printed and

upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pemberton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1219, Int. No. 1076), entitled "An act to amend the Liquor Tax Law, in relation to the issuance and limitation of certificates for traffic under subdivisions one and two of section eight, notices of abandonment and application to transfer certificates."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

The Senate returned the Assembly bill (No. 181, Senate Reprint No. 1130, Int. No. 180) entitled "An act in relation to the payment of contractors for city work in the city of Albany," with

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banzhaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Biennan	Entwistle	Levy A J.	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hait	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1344, Int. No. 1174), entitled "An act to amend chapter five hundred and ninety-two of the Laws of nineteen hundred and nine, entitled 'An act providing for the construction of new buildings for the Oswego Normal and Training School, and authorizing the sale of the site now occupied by said school,' in relation to the disposition of the proceeds of such sale and description of property to be sold."

Said bill was then read the third time, having been printed and

upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pemberton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brng	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardeon	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schecto	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seake	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1219, Int. No. 1076), entitled "An act to amend the Liquor Tax Law, in relation to the issuance and limitation of certificates for traffic under subdivisions one and two of section eight, notices of abandonment and application to transfer certificates."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

The Senate returned the Assembly bill (No. 181, Senate Reprint No. 1130, Int. No. 180) entitled "An act in relation to the payment of contractors for city work in the city of Albany," with

a message that they have concurred in the passage of the same, with the following amendment:

Page 1, line 1, after the word "work" insert the words "in the city of Albany".

Mr. Malone moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

Mr. Dana called up the report of the committee on the judiciary on Assembly bill (No. 197, Int. No. 195), entitled "Concurrent resolution of the Senate and Assembly proposing amendments to section four of article four, sections one and two of article five, section twelve of article eight, section nine of article ten, and sec-

tions four and six of article eleven of the Constitution, the renumbering of sections five, six, eight, and nine of article five as sections three, four, five and six respectively, and the repeal of sections three, four and seven thereof," consideration of which was set down for this day.

Debate was had thereon.

On motion of Mr. Cuvillier, said bill was recommitted to the committee on rules.

Mr. Greenberg called up his resolution in relation to proposed additional restriction in immigration, consideration of which was set down for this day.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Brown, the committee on rules was instructed to report Assembly bill (No. 1792, Int. No. 1053), entitled "An act to amend the Public Health Law, generally," with the following amendments:

On page 13, line 12, strike out after the word "State" the rest of the line, and also lines 14, 15, 16, 17 and 18 down to and including the word "county".

On same page, line 24, after the word "obtained" strike out the period and add "but no permit for burial of a body that has died of a communicable disease, or transit permit shall be granted to any person in charge of a corpse except to an undertaker licensed or certified under the provisions of section two hundred and ninety-five of the Public Health Law".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Brown, said bill was ordered reprinted, as amended, and recommitted to said committee.

By unanimous consent, on motion of Mr. Whitney, the committee on rules was instructed to report Assembly bill (No. 1912, Int. No. 1555), entitled "An act to provide for the celebration of the fiftieth anniversary of the battle of Gettysburg, the appointment of a commission and making an appropriation therefor," with the following amendment:

Page 3, line 11, strike out "appropriated" and insert in place thereof "specified".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Whitney, said bill was ordered reprinted, as amended, and recommitted to said committee.

By unanimous consent, on motion of Mr. Yale, the committee on rules was instructed to report Senate bill (No. 895, Rec. No. 224), entitled "An act to provide for the acquisition of the mineral and mining rights of the heirs of Philip Philipse, in the counties of Putnam and Dutchess, and making an appropriation therefor."

On motion of Mr. Yale, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Yale, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Jackson	Murray	Slater
Ahern	Crawford	Jones	Nelson	Slocum
Allen	Cross	Karutz	O'Neil	Smith A E
Banshaf	Cuvillier	Kennedy	Page	Smith M
Barnes	Dana	Keys	Pappert	Stivers
Bell	Duntz	Kopp	Patrie	Stoddard
Bennett	Ebbets	Langhorst	Pembleton	Sullivan
Blauvelt	Edwards	Lent	Phillips	Tallett
Brennan	Entwistle	Levy A J	Pierce	Talmage
Brereton	Evans	Levy J	Prime	Thompson
Brong	Fleck	Lincoln	Rahl	Thorn
Brooks	Frisbie	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Robinson	Waring
Bryant	Gibeau	Machold	Ruddick	Waters
Bullion	Gillen	Madden	Ruland	Weil
Bush	Gillett	Malone	Schector	Wheeler
Campbell	Goldberg	Mathewson	Schmitt	Whitney
Caughlan	Greenberg	McCue	Schwarz	Wilson
Cheney	Hart	McDaniels	Seaker	Winters
Chilton	Heiberger	McElligott	Seeley	Yale
Coffey	Herrick	McGrath	Shannon	Yeomans
Colné	Hinman	McKee	Shepardson	Young
Constantine	Hoff	McKeon	Shlivek	Yule
Cook	Hopkins	Milford	Singleton	Zorn
Crandell	Horton			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the concurrent resolution providing for the appointment of a joint legislative committee for the investigation of the subject of municipal government in cities of the third class.

The Clerk reported the following bill as correctly printed or engrossed:

"An act to provide for the acquisition and preservation of the historic tract or parcel of land known as the Bennington battlefield, situate in the town of Hoosick, in the county of Rensselaer, and making an appropriation therefor." (No. 74, Int. No. 74.)

Mr. Mathewson of Kings was excused from the session of March 21st.

Mr. Goodman of New York was excused until Monday next.

Mr. Bennett of New York was excused until Wednesday next.

Mr. Shector of New York was excused for the day.

On motion of Mr. Young, the House adjourned until Friday, March 22d, at 10.30 o'clock A. M.

FRIDAY, MARCH 22, 1912.

The House met pursuant to adjournment.

Prayer by Rev. James G. Carlisle, Troy.

On motion of Mr. Young, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bill:

"An act to amend the Highway Law, in relation to the course and description of State route number two" (No. 484, Rec. No. 248), which was read the first time and referred to the committee on internal affairs.

By unanimous consent, the following bills were introduced:

Mr. Brong introduced a bill entitled "An act to amend the Village Law, in relation to bonds or other obligations" (Int. No.

1578), which was read the first time and referred to the committee on affairs of villages.

Mr. Yule introduced a bill entitled "An act to amend the Tenement House Law; in relation to yards" (Int. No. 1579), which was read the first time and referred to the committee on affairs of cities.

Mr. Phillips introduced a bill entitled "An act to amend chapter one hundred and forty-seven of the Laws of nineteen hundred and three, entitled 'An act making provision for issuing bonds to the amount of not to exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and three,' in relation to payment of interest to contractors on sums retained" (Int. No. 1580), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the Judiciary Law, in relation to the compensation of deputy clerk of the Appellate Division, fourth department" (Int. No. 1581), which was read the first time and referred to the committee on the judiciary.

Mr. A. E. Smith introduced a bill entitled "An act to amend the Labor Law, in relation to fire escapes and exits" (Int. No. 1582), which was read the first time and referred to the committee on labor and industries.

Also, "An act to amend the Labor Law, in relation to limitations of the number of occupants in factories" (Int. No. 1583), which was read the first time and referred to the committee on labor and industries.

Mr. McDaniels introduced a bill entitled "An act to amend the Ithaca city charter, in relation to the powers of the board of education therein" (Int. No. 1584), which was read the first time and referred to the committee on affairs of cities.

Mr. Vert gives notice that he requests that Assembly bill (No. 1534, Int. No. 1321), entitled "An act to amend chapter two hundred and sixty-nine of the Laws of nineteen hundred and two, entitled 'An act to incorporate the city of Plattsburgh,' generally," a copy of which is hereto annexed, be made a special order, and

asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Sweet gives notice that he requests that Assembly bill (No. 1114, Int. No. 1005), entitled "An act to authorize the city of Fulton to borrow money for the purpose of paying teachers' salaries and other expenses of the board of education," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Adler gives notice that he requests that Assembly bill (No. 1100, Int. No. 991), entitled "An act to extend the time of the Rochester-Corning-Elmira Traction Company to begin the construction of its road, and expend thereon ten per centum of the amount of its capital," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Allen gives notice that he requests that Assembly bill (No. 914, Int. No. 840), entitled "An act to amend the Religious Corporations Law, in relation to free churches," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Blauvelt gives notice that he requests that Assembly bill (No. 1795, Int. No. 425), entitled "An act to amend the Labor Law, relative to the use of compressed air in caissons, tunnels and other works, and laborers employed," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Baumes gives notice that he requests that Assembly bill (No. 1787, Int. No. 970), entitled "An act to amend chapter two hundred and three of the Laws of nineteen hundred and seven, entitled 'An act to revise and amend the charter of the city of Newburgh, being chapter five hundred and forty-one of the Laws of eighteen hundred and sixty-five, and the several acts amendatory thereof and supplemental thereto,' in relation to the salary

of the deputy city clerk," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Brong gives notice that he requests that Assembly bill (No. 839, Int. No. 782), entitled "An act to authorize the city of Lockport to borrow money by the issue of bonds to reconstruct, enlarge, rebuild, repair, improve and refurnish the union school building, including a sanitary heating, ventilating and closet system therein," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Brong gives notice that he requests that Assembly bill (No. 1789, Int. No. 700), entitled "An act to amend chapter eight hundred and seventy of the Laws of nineteen hundred and eleven, entitled 'An act to consolidate and revise the laws relating to the city of Lockport,' generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. MacGregor gives notice that he requests that Assembly bill (No. 21, Int. No. 21), entitled "An act authorizing the Commissioners of the Land Office to grant and convey to John Seibert lands under water of the Niagara river," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Brong gives notice that he requests that Assembly bill (No. 1259, Int. No. 1110), entitled "An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' in relation to moneys to be raised by taxation in such city," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. MacGregor gives notice that he requests that Assembly bill (No. 22, Int. No. 22), entitled "An act authorizing the Commissioners of the Land Office to grant and convey to Louis Tries lands under water of the Niagara river," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. MacGregor gives notice that he requests that Assembly bill (No. 20, Int. No. 20), entitled "An act authorizing the Commissioners of the Land Office to grant and convey to John Seibert lands under water of the Niagara river," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Crane gives notice that he requests that Assembly bill (No. 1754, Int. No. 1114), entitled "An act to amend the Code of Civil Procedure, in relation to current docket books," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Constantine gives notice that he requests that Assembly bill (No. 1819, Int. No. 1220), entitled "An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls,' as amended, by providing for greater duties and powers of the board of grade crossing commissioners of said city," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1801, Int. No. 903), entitled "An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to the qualification of magistrates," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Constantine gives notice that he requests that Assembly bill (No. 1816, Int. No. 1045), entitled "An act to amend the Niagara Falls charter, in relation to costs recoverable in an action in the city court," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Entwistle gives notice that he requests that Assembly bill (No. 139, Int. No. 139), entitled "An act to release to George Harris, as executor of the estate of Caroline Burrridge, deceased, and to his grantees all the right, title and interest of the people of the State of New York in and to certain real estate in the city of Utica, county of Oneida and State of New York, of which Alexander Burrridge died seized and possessed, together with all rents, issues and profits of said premises, which have heretofore accrued, chargeable against said George Harris, as executor, as aforesaid, and his grantees," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1833, Int. No. 990), entitled "An act to amend chapter four hundred and twenty-four of the Laws of nineteen hundred and three, entitled 'An act to provide for the abolition, discontinuance and avoidance of certain grade crossings in the city of New York, and to that end to authorize the city of New York to grant a right of way under Saint Mary's park in the borough of the Bronx in said city of New York to the New York and Harlem Railroad Company, and to acquire from the said railroad company a part of its present roadway,' in relation to the awarding of damages," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Jones gives notice that he requests that Assembly bill (No. 1820, Int. No. 161), entitled "An act to amend the Conservation Law, in relation to fish and game," a copy of which is

hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Jones gives notice that he requests that Assembly bill (No. 1831, Int. No. 1296), entitled "An act to amend the Banking Law, in relation to savings and loan associations," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Lincoln gives notice that he requests that Assembly bill (No. 1453, Int. No. 1263), entitled "An act to amend the charter of the city of Jamestown, generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Hart gives notice that he requests that Assembly bill (No. 1790, Int. No. 760), entitled "An act to amend chapter five hundred and ninety-three of the Laws of nineteen hundred and five, entitled 'An act to revise the charter of the city of Johnstown,' generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. MacGregor gives notice that he requests that Assembly bill (No. 1836, Int. No. 878), entitled "An act to amend the Code of Civil Procedure, in relation to the disclosure by dentists of information acquired in attending a patient," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Lent gives notice that he requests that Assembly bill (No. 1815, Int. No. 828), entitled "An act to amend article thirteen of the Public Health Law, in relation to the practice of chiropody," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Phillips gives notice that he requests that Assembly bill (No. 1586, Int. No. 118), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to article one of the Constitution, relating to laws for the security and protection of the lives, health or safety of employees," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Macdonald gives notice that he requests that Assembly bill (No. 1289, Int. No. 1135), entitled "An act to amend the Town Law, in relation to fires," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Phillips gives notice that he requests that Assembly bill (No. 1828, Int. No. 846), entitled "An act to amend chapter one hundred and thirty-four of the Laws of eighteen hundred and ninety-one, entitled 'An act to incorporate the Church Insurance Association,' generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Parker gives notice that he requests that Assembly bill (No. 972, Int. No. 884), entitled "An act to extend the time of Champlain and Sanford Railroad Company to begin and finish the construction of its railroad," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. T. K. Smith gives notice that he requests that Assembly bill (No. 1341, Int. No. 1171), entitled "An act to provide for the construction of a lift or hoist bridge over the Erie canal at Beach street in the city of Syracuse, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Sweet gives notice that he requests that Assembly bill (No. 1228, Int. No. 1085), entitled "An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to the construction of sewers and sewage disposal plants and other necessary construction incidental thereto and to the issue of bonds therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Sweet gives notice that he requests that Assembly bill (No. 1750, Int. No. 1041), entitled "An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to the salary of the city engineer," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Sweet gives notice that he requests that Assembly bill (No. 1486, Int. No. 1284), entitled "An act to repeal section thirty-four of the Navigation Law, relating to fees for boat inspections and licenses," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on third reading.

Mr. Yale gives notice that he requests that Assembly bill (No. 1347, Int. No. 1177), entitled "An act to empower the board of commissioners of the sinking fund of the city of New York to grant to railroad corporations easements or rights of way in, over or across lands heretofore or hereafter acquired by the city of New York in the counties of Westchester and Putnam for or in connection with the water supply of said city," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1814, Int. No. 1107), entitled "An act to provide a water

supply for the town of Waterford, Saratoga county and its inhabitants," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Wilson gives notice that he requests that Assembly bill (No. 1576, Int. No. 1354), entitled "An act to amend chapter six hundred and sixty-six of the Laws of eighteen hundred and ninety-three, entitled 'An act to revise, amend and consolidate the several acts relating to the village of Canandaigua, and to repeal certain acts and parts of acts,' in relation to the police department," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Waters gives notice that he requests that Assembly bill (No. 1059, Int. No. 963), entitled "An act to amend the Highway Law, in relation to the establishment of a new State route, in the counties of Monroe and Orleans," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Talmage gives notice that he requests that Assembly bill (No. 1185, Int. No. 1047), entitled "An act to amend the Village Law, in relation to supervision and extension of lighting systems," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. M. Smith gives notice that he requests that Assembly bill (No. 1566, Int. No. 1344), entitled "An act making an appropriation to improve the drainage from lands of the Matteawan State Hospital," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Sweet gives notice that he requests that Assembly bill (No. 1657, Int. No. 1414), entitled "An act making an appropriation

for the purpose of furnishing proper terminals and facilities for barge canal traffic," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Sweet gives notice that he requests that Assembly bill (No. 1728, Int. No. 1450), entitled "An act to authorize and direct the Superintendent of Public Works to increase the rate of wages of all locktenders on the several canals of this State, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. M. Smith gives notice that he requests that Assembly bill (No. 1413, Int. No. 1239), entitled "An act to amend the Liquor Tax Law, relative to illegal sales and selling," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1622, Int. No. 1379), entitled "An act to amend the Greater New York charter, in relation to city marshals," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Shlivek gives notice that he requests that Assembly bill (No. 1633, Int. No. 1390), entitled "An act to amend the Tenement House Law, in relation to chimneys," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Stoddard gives notice that he requests that Assembly bill (No. 1574, Int. No. 1352), entitled "An act to amend the Real Property Law, relative to discharge of mortgages in counties embraced in cities of the first class," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Seaker gives notice that he requests that Assembly bill (No. 1631, Int. No. 1388), entitled "An act to amend the Highway Law, in relation to establishing a new State route in Saint Lawrence county," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Seaker gives notice that he requests that Assembly bill (No. 1564, Int. No. 1342), entitled "An act to amend the Highway Law, in relation to private roads," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Shepardson gives notice that he requests that Assembly bill (No. 1531, Int. No. 1317), entitled "An act to amend the County Law, in relation to expenses of district attorneys and bills for maintaining county buildings," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Schwarz gives notice that he requests that Assembly bill (No. 1698, Int. No. 1037), entitled "An act to amend the Tax Law, in relation to the appointment of transfer tax appraisers, stenographers and clerks," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Schwarz gives notice that he requests that Assembly bill (No. 1619, Int. No. 1376), entitled "An act to amend chapter two hundred and ninety-five of the Laws of eighteen hundred and thirty-four, entitled 'An act to incorporate the Troy Academy,' and to repeal chapter four, Laws of eighteen hundred and thirty-nine," a copy of which is hereto annexed, be made a special order and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Shannon gives notice that he requests that Assembly bill (No. 1176, Int. No. 1038), entitled "An act to amend the Forest,

Fish and Game Law, in relation to the taking of fish in Lake Keuka," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Crandell gives notice that he requests that Assembly bill (No. 1163, Int. No. 1025), entitled "An act to amend the Code of Criminal Procedure, in relation to appeals to the Court of Appeals where the judgment is of death," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Stivers gives notice that he requests that Assembly bill (No. 1577, Int. No. 1355), entitled "An act to amend chapter five hundred and seventy-two of the Laws of nineteen hundred and two, entitled 'An act to revise and amend an act to incorporate the city of Middletown and the acts amendatory thereof,' in relation to the power of the common council with respect to providing systems of street lighting," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules, for the purpose of making the said bill a special order on second and third reading.

Mr. Slater gives notice that he requests that Assembly bill (No. 1336, Int. No. 1166), entitled "An act relating to the erection of a monument in commemoration of the centenary of the birth of Horace Greeley, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Slater gives notice that he requests that Assembly bill (No. 1364, Int. No. 1194), entitled "An act to amend chapter five hundred and eighteen of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend an act entitled "An act to incorporate the village of White Plains,"' passed April third, eighteen hundred and sixty-six, in relation to the powers and duties of the village trustees, et cetera, and the acts amendatory thereof," a copy of which is hereto annexed, be made a special

order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Slater gives notice that he requests that Assembly bill (No. 1718, Int. No. 1440), entitled "An act to authorize the board of trustees of the village of White Plains to refund certificates of indebtedness or assessment bonds issued or to be issued in anticipation of the collection of assessments for local improvements," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Robinson gives notice that he requests that Assembly bill (No. 1599, Int. No. 182), entitled "An act to amend the Highway Law, in relation to a new route in the State highway system in the county of Herkimer," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Robinson gives notice that he requests that Assembly bill (No. 1600, Int. No. 282), entitled "An act to amend the Highway Law, in relation to a new route in the State highway system in the counties of Montgomery, Herkimer and Otsego," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Patrie gives notice that he requests that Assembly bill (No. 1363, Int. No. 1193), entitled "An act to amend the Forest, Fish and Game Law, in relation to taking suckers in Greene and Ulster counties," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. McDaniels gives notice that he requests that Assembly bill (No. 452, Int. No. 440), entitled "An act to amend the Forest, Fish and Game Law, in relation to hunting hares and rabbits with ferrets in the counties of Schuyler and Tompkins," a copy of

which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Madden gives notice that he requests that Assembly bill (No. 63, Int. No. 63), entitled "An act to authorize the Commissioners of the Land Office to grant to the city of Yonkers all the interests of this State in and to certain lands now or formerly under the waters of the Hudson river for the purpose of extending the Herriot street sewer," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Langhorst gives notice that he requests that Assembly bill (No. 1171, Int. No. 1033), entitled "An act to amend the Greater New York charter, relating to the telegraph service of the fire department," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Kennedy gives notice that he requests that Assembly bill (No. 1559, Int. No. 1337), entitled "An act to amend the Greater New York charter, in relation to unpaid taxes, assessments and water rents levied prior to January first, eighteen hundred and ninety-eight," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Wheeler gives notice that he requests that Assembly bill (No. 156, Int. No. 156), entitled "An act to amend the Highway Law, in relation to the description of route five-a to be constructed or improved by the State," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1442, Int. No. 1251), entitled "An act to amend the Greater New York charter, so as to provide for reimbursement of

expense of justices of the municipal court in case of contest as to title to such office," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. T. K. Smith gives notice that he requests that Assembly bill (No. 1040, Int. No. 943), entitled "An act to amend the Highway Law, in relation to the construction or improvement of highways at joint expense of county and town," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Hinman gives notice that he requests that Assembly bill (No. 1871, Int. No. 1534), entitled "An act to incorporate the Lyon Real Estate, Mortgage and Title Guaranty Company," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Gurnett gives notice that he requests that Assembly bill (No. 918, Int. No. 844), entitled "An act to amend the Highway Law, in relation to the establishment of a new route in the State highway system running from Watkins to Wayne," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Frisbie gives notice that he requests that Assembly bill (No. 860, Int. No. 803), entitled "An act to amend the Highway Law, in relation to a new State route in the county of Schoharie," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Goldberg gives notice that he requests that Assembly bill (No. 530, Int. No. 511), entitled "An act to amend the Greater New York charter, in relation to the making of eligible lists of candidates for appointment on the teaching staff," a copy of which

is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Fleck gives notice that he requests that Assembly bill (No. 1629, Int. No. 1386), entitled "An act to amend the Greater New York charter, in relation to the pavement of streets and the payment of the cost thereof," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 485, Int. No. 473), entitled "An act to amend the Labor Law, in relation to bonds of immigrant lodging places," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Chilton gives notice that he requests that Assembly bill (No. 462, Int. No. 450), entitled "An act to release the interest of the State of New York in certain real estate of John Frebes, deceased, situate in the county of Kings, to Leye Gitel Schachne," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Cheney gives notice that he requests that Assembly bill (No. 1628, Int. No. 1385), entitled "An act to amend the Education Law, in relation to the apportionment of funds for non-resident pupils attending academic departments," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Brooks gives notice that he requests that Assembly bill (No. 1737, Int. No. 1459), entitled "An act to amend chapter eight hundred and ninety-eight of the Laws of nineteen hundred and eleven, entitled 'An act providing for the sale of the State arsenal lands and building in the city of New York, and the application of the proceeds of such sale to a new State arsenal

lands and building, new buildings, repairs to State armories and for other purposes relative to the same,' in relation to application of proceeds of sale of such arsenal lands and building and acquisition of lands," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Brooks gives notice that he requests that Assembly bill (No. 1605, Int. No. 1362), entitled "An act to amend the Military Law, in relation to the militia of the State," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Brooks gives notice that he requests that Assembly bill (No. 1663, Int. No. 1420), entitled "An act to amend chapter three hundred and fifty-nine of the Laws of eighteen hundred and sixty-two, entitled 'An act to incorporate the New York Commercial Association,' in relation to the powers and duties of the arbitration committee of such corporation, now known as New York Produce Exchange," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Bullion gives notice that he requests that Assembly bill (No. 1661, Int. No. 1418), entitled "An act to permit the common council of the city of Oneonta to vote extra compensation to the chamberlain and assessors for the years nineteen hundred and twelve and nineteen hundred and thirteen," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Brong gives notice that he requests that Assembly bill (No. 1639, Int. No. 1396), entitled "An act to authorize the construction of a drain from the culvert under the Erie canal at Chapel street in the city of Lockport, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Bullion gives notice that he requests that Assembly bill (No. 1660, Int. No. 1417), entitled "An act to amend the charter of the city of Oneonta, generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Baumes gives notice that he requests that Assembly bill (No. 1807, Int. No. 1491), entitled "An act in relation to authorizing the city of Newburgh to complete the extension of South Water street and to close certain streets, and to sell and convey lands occupied by such streets," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Adler gives notice that he requests that Assembly bill (No. 1806, Int. No. 1490), entitled "An act to amend the Judiciary Law, in relation to stenographers of the Supreme Court in the seventh judicial district," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Allen gives notice that he requests that Assembly bill (No. 1539, Int. No. 1325), entitled "An act to authorize the establishment and maintenance of a public hospital by the county of Oneida," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Allen gives notice that he requests that Assembly bill (No. 1571, Int. No. 1349), entitled "An act authorizing the trustees of the parochial fund of the Protestant Episcopal church in the diocese of Central New York to convey and transfer to the corporation of any church in the diocese trust property held therefor by said trustees," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Allen gives notice that he requests that Assembly bill (No. 1315, Int. No. 1145), entitled "An act to validate the incorporation and legalize the acts of the Glenside Cemetery Association of New York Mills, New York," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making the said bill a special order on second and third reading.

Mr. Walker gives notice that he requests that Assembly bill (No. 802, Int. No. 37), entitled "An act to amend chapter fifteen of the Laws of nineteen hundred and nine, entitled 'An act in relation to the civil service of the State of New York and the civil divisions and cities thereof, constituting chapter seven of the Consolidated Laws,' as amended by chapter two hundred and sixty-four of the Laws of nineteen hundred and ten, in relation to the power of removal," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Zorn gives notice that he requests that Assembly bill (No. 1230, Int. No. 1087), entitled "An act to amend chapter one hundred and sixty-four of the Laws of nineteen hundred and seven, entitled 'An act to incorporate "The Queens Borough Public Library," and to permit libraries in the borough of Queens of the city of New York to convey their property thereto, and limiting and defining the powers thereof,' in relation to terms and appointment of trustees of such corporation," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

The bill (No. 1877, Int. No. 300) entitled "An act to amend the General Business Law, in relation to rate of interest to be demanded or received by a pawnbroker," was read the second time.

On motion of Mr. Brooks, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1841, Int. No. 933) entitled "An act to amend the Judiciary Law, in relation to the compensation of attendants of Appellate Division in third and fourth departments," was read the second time.

On motion of Mr. MacGregor, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1840, Int. No. 875) entitled "An act to amend the Stock Corporation Law, in relation to corporations having shares of capital stock without nominal or par value," was read the second time.

On motion of Mr. Hinman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1821, Int. No. 826) entitled "An act to amend the Judiciary Law, in relation to attorneys and counselors," was read the second time.

On motion of Mr. Hinman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1822, Int. No. 568) entitled "An act to amend the Lien Law, in relation to discharge of mechanic's liens and to priorities of mechanic's liens," was read the second time.

On motion of Mr. Karutz, said bill was placed on the order of third reading and referred to the committee on revision.

By unanimous consent, on motion of Mr. Kennedy, the committee on rules was instructed to report Senate bill (No. 517, Rec. No. 127), entitled "An act to provide for compensation in cases of wrongful removal."

On motion of Mr. Kennedy, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Kennedy, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler
Abern
Allen
Banzhaf

Crane
Cross
Cuvillier
Dana

Hinman
Hoff
Hopkins
Horton

Milford
Nelson
Page
Pappert

Smith A E
Smith M
Smith T K
Stivers

Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Breton	Fleck	Langhorst	Rahl	Veit
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Sealey	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantin	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1823, Int. No. 706) entitled "An act to amend the Civil Service Law, in relation to compensation in cases of wrongful removal," having been announced for a second reading,

On motion of Mr. Kennedy, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1824, Int. No. 603) entitled "An act to amend the Greater New York charter, in relation to children committed to charitable and public institutions in the city of New York," was read the second time.

On motion of Mr. A. J. Levy, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1825, Int. No. 551) entitled "An act to amend the Code of Civil Procedure, in relation to the jurisdiction of the Board of Claims," was read the second time.

On motion of Mr. Crane, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 783, Int. No. 127) entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the department of police of said city," having been announced for a third reading,

On motion of Mr. Wende, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The Senate bill (No. 1086, Rec. No. 229) entitled "An act to amend the Tenement House Law, generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1675, Int. No. 1086) entitled "An act to amend the General City Law, in relation to fire escapes," was read the third time, having been printed and upon the desks of the mem-

bers in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Poylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coff. y	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 250, Assembly Reprint No. 1683, Rec. No. 61) entitled "An act to amend the Highway Law, in relation to the course of route number fifteen of the State Highway system," having been announced,

Mr. Winters moved that said bill be recommitted to the committee on internal affairs, with instructions to report the same forthwith, amended as follows:

Page 1, after the word "system" in the title insert "and making certain funds available for the improvement thereof."

Page 2, strike out lines 8, 9, 10, 11, 12, 13, 14 and to and

including the words through "Doty's Corners and" in line 15 and insert in place thereof in italics "and northerly, within such county, along the road on the easterly side of Arkport Valley, known as Dansville road, through Doty's Corners and".

Page 2, line 23, before the word "Dansville" insert in italics "North".

Page 3, line 9, after the word "Scottsville" insert in italics "; also from the point where the street in the village of Arkport, Steuben county, intersects the north and south road leading from Hornell to Doty's Corners, running thence westerly about three-quarters of a mile, thence northwesterly and northerly to Van Scoters Corner, Allegany county, to connect with a proposed county highway in said county."

"§ 2. The moneys appropriated by chapter five hundred and fifty-nine of the Laws of nineteen hundred and eleven, for the improvement and completion of route number fifteen between Hornell and Dansville, shall be immediately available for the construction of such route as hereby amended including that portion thereof from the point where the street in the village of Arkport, Steuben county, intersects the north and south road leading from Hornell to Doty's Corners, running thence westerly about three-quarters of a mile, thence northwesterly and northerly to Van Scoters Corners, Allegany county, to connect with a proposed county highway in said county."

Page 3, line 10, after the section mark strike out the figure "2" and insert "3".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Parker, from the committee on internal affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1309, Int. No. 651) entitled "An act to amend the Public Health Law, in relation to laundries," having been announced for a third reading,

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1195, Int. No. 1058) entitled "An act to amend the Liquor Tax Law, in relation to jurisdiction of courts of special sessions in the city and county of New York," having been announced for a third reading,

On motion of Mr. A. E. Smith, and by unanimous consent, said

bill was ordered placed on the third reading calendar for Monday next.

The Senate bill (No. 792, Rec. No. 85) entitled "An act to provide for the alteration of the building known as the State house, for the use of the Court of Appeals, making an appropriation therefor and reappropriating unexpended balances for perfecting plans for such alteration and reconstruction," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler.	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Kautz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Gresnberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomana
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1742, Int. No. 1137) entitled "An act to amend

the Public Health Law, in relation to operations for the prevention of procreation," having been announced for a third reading.

On motion of Mr. Bush, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 853, Int. No. 796) entitled "An act to repeal section ten of the Tax Law, relating to taxation of real property divided by line of tax district," having been announced for third reading,

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Vert (No. 1534, Int. No. 1321), entitled "An act to amend chapter two hundred and sixty-nine of the Laws of nineteen hundred and two, entitled 'An act to incorporate the city of Plattsburgh,' generally."

Also, Assembly bill introduced by Mr. Sweet (No. 1114, Int. No. 1005), entitled "An act to authorize the city of Fulton to borrow money for the purpose of paying teachers' salaries and other expenses of the board of education."

Also, Assembly bill introduced by Mr. Adler (No. 1100, Int. No. 991), entitled "An act to extend the time of the Rochester-Corning-Elmira Traction Company to begin the construction of its road, and expend thereon ten per centum of the amount of its capital."

Also, Assembly bill introduced by Mr. Allen (No. 914, Int. No. 840), entitled "An act to amend the Religious Corporations Law, in relation to free churches."

Also, Assembly bill introduced by Mr. Blauvelt (No. 1795, Int. No. 425), entitled "An act to amend the Labor Law, relative to the use of compressed air in caissons, tunnels and other works, and laborers employed."

Also, Assembly bill introduced by Mr. Baumes (No. 1787, Int. No. 970), entitled "An act to amend chapter two hundred and three of the Laws of nineteen hundred and seven, entitled 'An act to revise and amend the charter of the city of Newburgh, being chapter five hundred and forty-one of the Laws of eighteen hun-

dred and sixty-five, and the several acts amendatory thereof and supplemental thereto,' in relation to the salary of the deputy city clerk."

Also, Assembly bill introduced by Mr. Brong (No. 839, Int. No. 782), entitled "An act to authorize the city of Lockport to borrow money by the issue of bonds to reconstruct, enlarge, rebuild, repair, improve and refurnish the union school building, including a sanitary heating, ventilating and closet system therein." -

Also, Assembly bill introduced by Mr. Brong (No. 1789, Int. No. 700), entitled "An act to amend chapter eight hundred and seventy of the Laws of nineteen hundred and eleven, entitled 'An act to consolidate and revise the laws relating to the city of Lockport,' generally."

Also, Assembly bill introduced by Mr. MacGregor (No. 21, Int. No. 21), entitled "An act authorizing the Commissioners of the Land Office to grant and convey to John Seibert lands under water of the Niagara river."

Also, Assembly bill introduced by Mr. Brong (No. 1239, Int. No. 1110), entitled "An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' in relation to moneys to be raised by taxation in such city."

Also, Assembly bill introduced by Mr. MacGregor (No. 22, Int. No. 22), entitled "An act authorizing the Commissioners of the Land Office to grant and convey to Louis Fries lands under water of the Niagara river."

Also, Assembly bill introduced by Mr. MacGregor (No. 20, Int. No. 20), entitled "An act authorizing the Commissioners of the Land Office to grant and convey to Philip A. Landel lands under water of the Niagara river,"

Also, Assembly bill introduced by Mr. Crane (No. 1754, Int. No. 1114), entitled "An act to amend the Code of Civil Procedure, in relation to current docket books."

Also, Assembly bill introduced by Mr. Constantine (No. 1819, Int. No. 1220), entitled "An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Nia-

gara Falls,' as amended, by providing for greater duties and powers of the board of grade crossing commissioners of said city."

Also, Assembly bill introduced by Mr. Foley (No. 1801, Int. No. 903), entitled "An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to the qualification of magistrates."

Also, Assembly bill introduced by Mr. Constantine (No. 1816, Int. No. 1045), entitled "An act to amend the Niagara Falls charter, in relation to costs recoverable in an action in the city court."

Also, Assembly bill introduced by Mr. Entwistle (No. 139, Int. No. 139), entitled "An act to release to George Harris, as executor of the estate of Caroline Burrridge, deceased, and to his grantees all the right, title and interest of the people of the State of New York in and to certain real estate in the city of Utica, county of Oneida and State of New York, of which Alexander Burrridge died seized and possessed, together with all rents, issues and profits of said premises, which have heretofore accrued, chargeable against said George Harris, as executor, as aforesaid, and his grantees."

Also, Assembly bill introduced by Mr. Foley (No. 1833, Int. No. 990), entitled "An act to amend chapter four hundred and twenty-four of the Laws of nineteen hundred and three, entitled 'An act to provide for the abolition, discontinuance and avoidance of certain grade crossings in the city of New York, and to that end to authorize the city of New York to grant a right of way under Saint Mary's park in the borough of the Bronx in said city of New York to the New York and Harlem Railroad Company and to acquire from the said railroad company a part of its present roadway,' in relation to the awarding of damages."

Also, Assembly bill introduced by Mr. Jones (No. 1820, Int. No. 161), entitled "An act to amend the Conservation Law, in relation to fish and game."

Also, Assembly bill introduced by Mr. Jones (No. 1831, Int. No. 1296), entitled "An act to amend the Banking Law, in relation to savings and loan associations."

Also, Assembly bill introduced by Mr. Lincoln (No. 1453, Int. No. 1263), entitled "An act to amend the charter of the city of Jamestown, generally."

Also, Assembly bill introduced by Mr. Hart (No. 1790, Int. No. 760), entitled "An act to amend chapter five hundred and ninety-three of the Laws of nineteen hundred and five, entitled 'An act to revise the charter of the city of Johnstown,' generally."

Also, Assembly bill introduced by Mr. MacGregor (No. 1836, Int. No. 878), entitled "An act to amend the Code of Civil Procedure, in relation to the disclosure by dentists of information acquired in attending a patient."

Also, Assembly bill introduced by Mr. Lent (No. 1815, Int. No. 828), entitled "An act to amend article thirteen of the Public Health Law, in relation to the practice of chiropody."

Also, Assembly bill introduced by Mr. Phillips (No. 1586, Int. No. 118), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to article one of the Constitution relating to laws for the security and protection of the lives, health or safety of employees."

Also, Assembly bill introduced by Mr. Macdonald (No. 1289, Int. No. 1135), entitled "An act to amend the Town Law, in relation to fires."

Also, Assembly bill introduced by Mr. Phillips (No. 1828, Int. No. 846), entitled "An act to amend chapter one hundred and thirty-four of the Laws of eighteen hundred and ninety-one, entitled 'An act to incorporate the Church Insurance Association,' generally."

Also, Assembly bill introduced by Mr. Parker (No. 972, Int. No. 884), entitled "An act to extend the time of Champlain and Sanford Railroad Company to begin and finish the construction of its railroad."

Also, Assembly bill introduced by Mr. T. K. Smith (No. 1341, Int. No. 1171), entitled "An act to provide for the construction of a lift or hoist bridge over the Erie canal at Beech street in the city of Syracuse, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Sweet (No. 1228, Int. No. 1085), entitled "An act to amend chapter three hundred ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to the construction of sewers and sewage disposal plants and other necessary construction incidental thereto, and to the issue of bonds therefor."

Also, Assembly bill introduced by Mr. Sweet (No. 1750, Int. No. 1041), entitled "An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to the salary of the city engineer."

Also, Assembly bill introduced by Mr. Sweet (No. 1486, Int. No. 1284), entitled "An act to repeal section thirty-four of the Navigation Law, relating to fees for boat inspections and licenses," reported in favor of the passage of the same without amendment, and that the same be made special orders on third reading immediately, which report was agreed to, and said bills ordered made special orders on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Yale (No. 1347, Int. No. 1177), entitled "An act to empower the board of commissioners of the sinking fund of the city of New York to grant to railroad corporations easements or rights of way in, over or across lands heretofore or hereafter acquired by the city of New York in the counties of Westchester and Putnam for or in connection with the water supply of said city."

Also, Assembly bill introduced by Mr. Whitney (No. 1814, Int. No. 1107), entitled "An act to provide a water supply for the town of Waterford, Saratoga county, and its inhabitants."

Also, Assembly bill introduced by Mr. Wilson (No. 1576, Int. No. 1354), entitled "An act to amend chapter six hundred and sixty-four of the Laws of eighteen hundred and ninety-three entitled 'An act to revise, amend and consolidate the several acts relating to the village of Canandaigua, and to repeal certain acts and parts of acts,' in relation to the police department."

Also, Assembly bill introduced by Mr. Waters (No. 1059, Int. No. 963), entitled "An act to amend the Highway Law, in relation to the establishment of a new State route, in the counties of Monroe and Orleans."

Also, Assembly bill introduced by Mr. Talmage (No. 1185, Int. No. 1047), entitled "An act to amend the Village Law, in relation to supervision and extension of lighting system."

Also, Assembly bill introduced by Mr. M. Smith (No. 1566, Int. No. 1344), entitled "An act making an appropriation to

improve the drainage from lands of the Matteawan State Hospital."

Also, Assembly bill introduced by Mr. Sweet (No. 1657, Int. No. 1414), entitled "An act making an appropriation for the purpose of furnishing proper terminals and facilities for barge canal traffic."

Also, Assembly bill introduced by Mr. Sweet (No. 1728, Int. No. 1450), entitled "An act to authorize and direct the Superintendent of Public Works to increase the rate of wages of all locktenders on the several canals of this State, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. M. Smith (No. 1413, Int. No. 1239), entitled "An act to amend the Liquor Tax Law, relative to illegal sales and selling."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1622, Int. No. 1379), entitled "An act to amend the Greater New York charter, in relation to city marshals."

Also, Assembly bill introduced by Mr. Shlivek (No. 1633, Int. No. 1390), entitled "An act to amend the Tenement House Law, in relation to chimneys."

Also, Assembly bill introduced by Mr. Stoddard (No. 1574, Int. No. 1352), entitled "An act to amend the Real Property Law, relative to discharge of mortgages in counties embraced in cities of the first class."

Also, Assembly bill introduced by Mr. Seaker (No. 1631, Int. No. 1388), entitled "An act to amend the Highway Law, in relation to establishing a new State route in Saint Lawrence county."

Also, Assembly bill introduced by Mr. Seaker (No. 1564, Int. No. 1342), entitled "An act to amend the Highway Law, in relation to private roads."

Also, Assembly bill introduced by Mr. Shepardson (No. 1531, Int. No. 1317), entitled "An act to amend the County Law, in relation to expenses of district attorney, and bills for maintaining county buildings."

Also, Assembly bill introduced by Mr. Schwarz (No. 1698, Int. No. 1037), entitled "An act to amend the Tax Law, in rela-

tion to the appointment of transfer tax appraisers, stenographers and clerks."

Also, Assembly bill introduced by Mr. Schwarz (No. 1619, Int. No. 1376), entitled "An act to amend chapter two hundred and ninety-five of the Laws of eighteen hundred and thirty-four, entitled 'An act to incorporate the Troy Academy,' and to repeal chapter four, Laws of eighteen hundred and thirty-nine."

Also, Assembly bill introduced by Mr. Shannon (No. 1176, Int. No. 1038), entitled "An act to amend the Forest, Fish and Game Law, in relation to the taking of fish in Lake Keuka."

Also, Assembly bill introduced by Mr. Crandell (No. 1163, Int. No. 1025), entitled "An act to amend the Code of Criminal Procedure, in relation to appeals to the Court of Appeals where the judgment is of death."

Also, Assembly bill introduced by Mr. Stivers (No. 1577, Int. No. 1355), entitled "An act to amend chapter five hundred and seventy-two of the Laws of nineteen hundred and two, entitled 'An act to revise and amend an act to incorporate the city of Middletown and the acts amendatory thereof,' in relation to the power of the common council with respect to providing systems of street lighting."

Also, Assembly bill introduced by Mr. Slater (No. 1336, Int. No. 1166), entitled "An act relating to the erection of a monument in commemoration of the centenary of the birth of Horace Greeley, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Slater (No. 1364, Int. No. 1194), entitled "An act to amend chapter five hundred and eighteen of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend an act entitled "An act to incorporate the village of White Plains,"' passed April third, eighteen hundred and sixty-six, in relation to the powers and duties of the village trustees, et cetera, and the acts amendatory thereof."

Also, Assembly bill introduced by Mr. Slater (No. 1718, Int. No. 1440), entitled "An act to authorize the board of trustees of the village of White Plains to refund certificates of indebtedness or assessment bonds issued or to be issued in anticipation of the collection of assessments for local improvements."

Also, Assembly bill introduced by Mr. Robinson (No. 1599,

Int. No. 182), entitled "An act to amend the Highway Law, in relation to a new route in the State highway system in the county of Herkimer."

Also, Assembly bill introduced by Mr. Robinson (No. 1600, Int. No. 282), entitled "An act to amend the Highway Law, in relation to a new route in the State highway system in the counties of Montgomery, Herkimer and Otsego."

Also, Assembly bill introduced by Mr. Patrie (No. 1363, Int. No. 1193), entitled "An act to amend the Forest, Fish and Game Law, in relation to taking suckers in Greene and Ulster counties."

Also, Assembly bill introduced by Mr. McDaniels (No. 452, Int. No. 440), entitled "An act to amend the Forest, Fish and Game Law, in relation to hunting hares and rabbits with ferrets in the counties of Schuyler and Tompkins."

Also, Assembly bill introduced by Mr. Madden (No. 63, Int. No. 63), entitled "An act to authorize the Commissioners of the Land Office to grant to the city of Yonkers all the interest of this State in and to certain lands now or formerly under the waters of the Hudson river for the purpose of extending the Herriot street sewer."

Also, Assembly bill introduced by Mr. Langhorst (No. 1171, Int. No. 1033), entitled "An act to amend the Greater New York charter, relating to the telegraph service of the fire department."

Also, "Assembly bill introduced by Mr. Kennedy (No. 1559, Int. No. 1337), entitled "An act to amend the Greater New York charter, in relation to unpaid taxes, assessments and water rents levied prior to January first, eighteen hundred and ninety-eight."

Also, Assembly bill introduced by Mr. Wheeler (No. 156, Int. No. 156), entitled "An act to amend the Highway Law, in relation to the description of route five-a to be constructed or improved by the State."

Also, Assembly bill introduced by Mr. A. J. Levy (No. 1442, Int. No. 1251), entitled "An act to amend the Greater New York charter, so as to provide for reimbursement of expense of justices of the municipal court in case of contest as to title to such office."

Also, Assembly bill introduced by Mr. T. K. Smith (No. 1040, Int. No. 943), entitled "An act to amend the Highway Law, in

relation to the construction or improvement of highways at joint expense of county and town."

Also, Assembly bill introduced by Mr. Hinman (No. 1871, Int. No. 1534), entitled "An act to incorporate the Lyon Real Estate, Mortgage and Title Guaranty Company."

Also, Assembly bill introduced by Mr. Gurnett (No. 918, Int. No. 844), entitled "An act to amend the Highway Law, in relation to the establishment of a new route in the State highway system running from Watkins to Wayne."

Also, Assembly bill introduced by Mr. Frisbie (No. 860, Int. No. 803), entitled "An act to amend the Highway Law, in relation to a new State route in the county of Schoharie."

Also, Assembly bill introduced by Mr. Goldberg (No. 530, Int. No. 511), entitled "An act to amend the Greater New York charter, in relation to the making of eligible lists of candidates for appointment on the teaching staff."

Also, Assembly bill introduced by Mr. Fleck (No. 1629, Int. No. 1386), entitled "An act to amend the Greater New York charter, in relation to the pavement of streets and the payment of the cost thereof."

Also, Assembly bill introduced by Mr. Foley (No. 485, Int. No. 473), entitled "An act to amend the Labor Law, in relation to bonds of immigrant lodging places."

Also, Assembly bill introduced by Mr. Chilton (No. 462, Int. No. 450), entitled "An act to release the interest of the State of New York in certain real estate of John Frebes, deceased, situate in the county of Kings, to Leye Gitel Schachne."

Also, Assembly bill introduced by Mr. Cheney (No. 1628, Int. No. 1385), entitled "An act to amend the Education Law, in relation to the appointment of funds for non-resident pupils attending academic departments."

Also, Assembly bill introduced by Mr. Brooks (No. 1737, Int. No. 1459), entitled "An act to amend chapter eight hundred and ninety-eight of the Laws of nineteen hundred and eleven, entitled 'An act providing for the sale of the State arsenal lands and building in the city of New York, and the application of the proceeds of such sale to a new State arsenal lands and building, new buildings, repairs to State armories and for other purposes relative to

the same,' in relation to application of proceeds of sale of such arsenal lands and building and acquisition of lands."

Also, Assembly bill introduced by Mr. Brooks (No. 1605, Int. No. 1362), entitled "An act to amend the Military Law, in relation to the militia of the State."

Also, Assembly bill introduced by Mr. Brooks (No. 1663, Int. No. 1420), entitled "An act to amend chapter three hundred and fifty-nine of the Laws of eighteen hundred and sixty-two, entitled 'An act to incorporate the New York Commercial Association,' in relation to the powers and duties of the arbitration committee of such corporation, now known as New York Produce Exchange."

Also, Assembly bill introduced by Mr. Bullion (No. 1661, Int. No. 1418), entitled "An act to permit the common council of the city of Oneonta to vote extra compensation to the chamberlain and assessors for the years nineteen hundred and twelve and nineteen hundred and thirteen."

Also, Assembly bill introduced by Mr. Brong (No. 1639, Int. No. 1396), entitled "An act to authorize the construction of a drain from the culvert under the Erie canal at Chapel street in the city of Lockport, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Bullion (No. 1660, Int. No. 1417), entitled "An act to amend the charter of the city of Oneonta, generally."

Also, Assembly bill introduced by Mr. Baumes (No. 1807, Int. No. 1491), entitled "An act in relation to authorizing the city of Newburgh to complete the extension of South Water street, and to close certain streets, and to sell and convey lands occupied by such streets."

Also, Assembly bill introduced by Mr. Adler (No. 1806, Int. No. 1490), entitled "An act to amend the Judiciary Law, in relation to stenographers of the Supreme Court in the seventh judicial district."

Also, Assembly bill introduced by Mr. Allen (No. 1539, Int. No. 1325), entitled "An act to authorize the establishment and maintenance of a public hospital by the county of Oneida."

Also, Assembly bill introduced by Mr. Allen (No. 1571, Int. No. 1349), entitled "An act authorizing the trustees of the parochial fund of the Protestant Episcopal Church in the diocese

of Central New York to convey and transfer to the corporation of any church in the diocese trust property held therefor by said trustees."

Also, Assembly bill introduced by Mr. Allen (No. 1315, Int. No. 1145), entitled "An act to validate the incorporation and legalize the acts of the Glenside Cemetery Association of New York Mills, New York," reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the bill introduced by Mr. Walker (No. 1802, Int. No. 37), entitled "An act to amend chapter fifteen of the Laws of nineteen hundred and nine, entitled 'An act in relation to the civil service of the State of New York and the civil divisions and cities thereof, constituting chapter seven of the Consolidated Laws,' as amended by chapter two hundred and sixty-four of the Laws of nineteen hundred and ten, in relation to the power of removal," retaining its place on the order of third reading, reported in favor of the passage of the same, with the following amendment:

Page 3, line 9, bracket the word "State".

and that the same be reprinted, as amended, and re-engrossed, and that when it shall have been on the desks of the members three calendar days it be made a special order on third reading immediately, which report was agreed to, and said bill ordered reprinted, as amended, and re-engrossed, and when it shall have been on the desks of the members three calendar legislative days it be made a special order on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred the bill introduced by Mr. Zorn (No. 1230, Int. No. 1087), entitled "An act to amend chapter one hundred and sixty-four of the Laws of nineteen hundred and seven, entitled 'An act to incorporate "The Queens Borough Public Library," and to permit

libraries in the borough of Queens of the city of New York to convey their property thereto, and limiting and defining the powers thereof,' in relation to terms and appointment of trustees of such corporation," reported the same with the following amendments:

Page 3, line 12, before the word "comptroller" insert a bracket.

Page 3, after the word "aldermen" on lines 12 and 13 insert a bracket.

and requests that said bill be reprinted, as amended, and recommitted to said committee, which report was agreed to, and said bill ordered reprinted, as amended, and recommitted to said committee.

Mr. Speaker, from the committee on rules, reports in favor of the passage of the following resolution:

Resolved (if the Assembly concur), That the joint legislative committee heretofore appointed to investigate and consider matters pertaining to the subject of water storage and the conservation, development, utilization and distribution of water within the State, be continued and in addition to the exercise of the powers and the performance of the duties heretofore conferred and imposed upon it, be authorized and directed to investigate the subject of governmental ownership and municipal operation, distribution and sale of water rights, water works and water powers. reservoirs, dams, dykes, structures, ways, means and works. governmental and municipal ownership, operation, development. distribution, transmission and sale of water, power, energy or electricity for municipal, domestic, manufacturing or other purposes, and to report its conclusions and proposed enactments to the Legislature of nineteen hundred and thirteen.

That the actual and necessary expenses of the committee not exceeding the sum of thirty thousand dollars (\$30,000) be paid from the moneys appropriated for the contingent expenses of the Legislature by the Treasurer on the warrant of the Comptroller and the certificate of the chairman of the committee.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative. a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Bennett	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmi't	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Clerk reported the following bills as correctly printed or engrossed:

"An act to amend the Code of Civil Procedure, in relation to referees' fees on sale of real property." (No. 1873, Int. No. 331.)

"An act to amend the Agricultural Law, in relation to the sale and analysis of concentrated commercial feeding stuffs." (No. 1876, Int. No. 1200.)

"An act to confer jurisdiction upon the Board of Claims to hear, audit and determine the alleged claims for expenses and services of expert witnesses and compensation and disbursements of counsel employed during the investigation ordered by a resolution of the Senate, adopted January twentieth, in the year nineteen hundred and ten." (No. 1772, Int. No. 1476.)

"An act to amend the charter of the city of Gloversville, generally." (No. 1777, Int. No. 1481.)

"An act making appropriations for constructions, improvements, repairs and equipment at various State institutions." (No. 1699, Int. No. 1106.)

"An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls,' generally." (No. 1838, Int. No. 866.)

"An act to amend the Tax Law, in relation to the exemption and reduction in assessment of lands which shall be maintained as wood lots and to encourage the growth of trees for such purposes." (No. 1481, Int. No. 1279.)

"An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' in relation to supply and distribution of water." (No. 1602, Int. No. 1359.)

"An act to authorize the construction of a new iron bridge with double driveways and sidewalks over the Black River canal at Stanwix street in the city of Rome, and making an appropriation therefor." (No. 729, Int. No. 691.)

"An act to amend the Highway Law, in relation to the amount of State aid." (No. 929, Int. No. 855.)

"An act to amend the County Law, in relation to the designation of newspapers for publication of the Session Laws." (No. 1732, Int. No. 1454.)

"An act to amend the Poor Law, in relation to indigent persons requiring medical care and treatment in the county of Westchester." (No. 1448, Int. No. 1258.)

"An act to amend the Corning charter, in relation to repaving Market street." (No. 1716, Int. No. 1438.)

"An act to amend the Liquor Tax Law, in relation to persons to whom liquors shall not be sold or given away." (No. 1032, Int. No. 935.)

"An act to amend the Tax Law, in relation to making more definite and certain the rates of taxation applicable to taxable transfers." (No. 852, Int. No. 795.)

"An act to provide for the appointment of a commission to investigate the matter of titles to lands claimed by the State in

counties containing portions of the forest preserve, and to authorize said commission to hear and determine applications to cancel tax sales thereon, and making an appropriation therefor." (No. 1015, Int. No. 927.)

"An act making an appropriation for the improvement of the canals." (No. 1734, Int. No. 1456.)

"An act to authorize the sale of lands for nonpayment of taxes and for the collection of unpaid taxes in the several towns of the county of Westchester, and legalizing and validating sales heretofore made." (No. 1705, Int. No. 1427.)

"An act to provide for an investigation by the Conservation Commission of conditions affecting high and low water in Lake George." (No. 1759, Int. No. 1463.)

"An act to amend the Greater New York charter, in relation to retirement from active service of officers, clerks and employees." (No. 1634, Int. No. 1391.)

"An act in relation to authorizing the city of Newburg to appropriate and expend moneys for certain purposes, and to raise the same by tax." (No. 1757, Int. No. 1461.)

"An act making an appropriation for the improvement of the canals." (No. 1733, Int. No. 1455.)

"An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' generally." (No. 1088, Int. No. 982.)

"An act to authorize the Commissioners of the Land Office to grant and convey all the right, title and interest of the State of New York in and to certain portions of a highway or road within the city of New York heretofore discontinued and abandoned for street purposes." (No. 1658, Int. No. 1415.)

"An act to amend the Greater New York charter, in relation to qualifications of members of the fire department." (No. 1692, Int. No. 835.)

"An act to amend the County Law, in relation to compensation and expenses of the district attorney of Schoharie county." (No. 1538, Int. No. 1324.)

"An act to amend the Military Law, in relation to compensation

of employees in armories and arsenals." (No. 1746, Int. No. 1121.)

"An act to amend the Greater New York charter, in relation to the inspection of steam boilers." (No. 1688, Int. No. 852.)

"An act to amend the Tax Law, in relation to the exemption and reduction in assessment of lands which have been planted with trees for forestry purposes." (No. 1480, Int. No. 1278.)

"An act to amend the Public Health Law, in relation to the election of permanent members of the Dental Society of the State of New York." (No. 1532, Int. No. 1318.)

"An act to amend the Town Law, in relation to town appropriations for Memorial Day." (No. 1578, Int. No. 1304.)

"An act to amend the Tax Law, in relation to the refund of purchase money at tax sales." (No. 497, Int. No. 485.)

"An act to amend the County Law, in relation to the disposition of the balance of former side-path funds." (No. 1691, Int. No. 1039.)

"An act to amend the Public Health Law, in relation to the power of the health officer of the port of New York to dispose of useless personal property." (No. 1722, Int. No. 1444.)

"An act to supplement the provisions of law relating to the department of public works of the city of Syracuse." (No. 1664, Int. No. 1421.)

"An act to authorize the city of New York to accept voluntary deeds of release of undivided interests in the fee of any portion or portions of Montague street, in the borough of Brooklyn, city of New York, subject to all outstanding contracts for the use of said street by street railroad and public service corporations." (No. 1603, Int. No. 1360.)

"An act to amend chapter five hundred and eighteen of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend an act, entitled "An act to incorporate the village of White Plains,"' passed April third, eighteen hundred and sixty-six in relation to the powers and duties of the village trustees, et cetera, and the acts amendatory thereof." (No. 1719, Int. No. 1441.)

"An act to amend the Tax Law, in relation to clerks in surrogate's court, Kings county." (No. 1616, Int. No. 1373.)

"An act to amend the Town Law, in relation to enlarging the water system in the water supply district." (No. 464, Int. No. 452.)

"An act to provide for the acquisition of certain lands in the city of Oswego, to be used with other State lands as a public park, and making an appropriation therefor." (No. 1343, Int. No. 1173.)

"An act to amend the Greater New York charter, relative to the sale of public property." (No. 1702, Int. No. 1424.)

"An act in relation to the effect of the incorporation as a membership corporation of Congregational Makower of Poland." (No. 1709, Int. No. 1431.)

"An act authorizing the city of Rome to issue bonds to pay its share of the cost of the construction and improvement of highways lying outside the corporation tax district of said city." (No. 1415, Int. No. 1241.)

"An act making appropriations for certain expenses of government and various miscellaneous appropriations, and supplying deficiencies in former appropriations." (No. 1793, Int. No. 506.)

"An act approving a final order made May sixteenth, nineteen hundred and eleven, by the State Water Supply Commission, pursuant to chapter fifty-six of the Laws of nineteen hundred and nine, known as the State Board, and Commissions Law, and the acts amendatory thereof and supplemental thereto, for the improvement and regulation of the flow of the Hudson river for the benefit of the public health and safety, and authorizing and directing such improvement to be made, and providing for a revenue to the State." (No. 1197, Int. No. 1060.)

"An act to amend the Greater New York charter, in relation to transferring the jail buildings in Queens county from the custody of the sheriff to the commissioner of correction." (No. 1752, Int. No. 897.)

"An act to amend the Greater New York charter, so as to provide for reimbursement of expense of justices of the municipal court in case of contest as to title to such office." (No. 1442, Int. No. 1251.)

"An act to amend the Highway Law, in relation to establishing a new State route in Saint Lawrence county." (No. 1631, Int. No. 1388.)

"An act to amend the Highway Law, in relation to private roads." (No. 1564, Int. No. 1342.)

"An act relating to the erection of a monument in commemoration of the centenary of the birth of Horace Greeley, and making an appropriation therefor." (No. 1336, Int. No. 1166.)

"An act to amend the Agricultural Law, in relation to inspection and sale of seeds." (No. 1920, Int. No. 1265.)

"An act to amend the Code of Criminal Procedure, in relation to the expenses of counsel assigned to defend." (No. 1921, Int. No. 687.)

"An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to court attendants therein, and investing in them the powers of a peace officer." (No. 1899, Int. No. 1014.)

"An act to amend the Civil Service Law, in relation to certification of payrolls." (No. 1900, Int. No. 319.)

"An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to sessions of court on Sunday." (No. 1898, Int. No. 1201.)

"An act to amend the Indian Law, in relation to the Saint Regis tribe of Indians." (No. 1897, Int. No. 1297.)

"An act to amend the Conservation Law, in relation to fish and game." (No. 1820, Int. No. 161.)

"An act to empower the board of commissioners of the sinking fund of the city of New York to grant to railroad corporations easements or rights of way in, over or across lands heretofore or hereafter acquired by the city of New York in the counties of Westchester and Putnam for or in connection with the water supply of said city." (No. 1347, Int. No. 1177.)

"An act to amend the Highway Law, in relation to the description of route five-a to be constructed or improved by the State." (No. 156, Int. No. 156.)

"An act to amend the Military Law, in relation to the militia of the State." (No. 1605, Int. No. 1362.)

"An act to amend chapter two hundred and sixty-nine of the

Laws of nineteen hundred and two, entitled 'An act to incorporate the city of Plattsburgh,' generally." (No. 1534, Int. No. 1321.)

"An act to amend the Labor Law, in relation to bonds of immigrant lodging places." (No. 485, Int. No. 473.)

"An act to amend the Highway Law, in relation to a new route in the State highway system in the county of Herkimer." (No. 1599, Int. No. 182.)

"An act to incorporate the Lyon Real Estate, Mortgage and Title Guaranty Company." (No. 1871, Int. No. 1534.)

"An act to amend the Greater New York charter, in relation to city marshals." (No. 1622, Int. No. 1379.)

"An act to authorize the board of trustees of the village of White Plains to refund certificates of indebtedness or assessment bonds issued or to be issued in anticipation of the collection of assessments for local improvements." (No. 1718, Int. No. 1440.)

"An act to amend the Education Law, in relation to the apportionment of funds for non-resident pupils attending academic departments." (No. 1628, Int. No. 1385.)

"An act to amend the Highway Law, in relation to the establishment of a new route in the State highway system running from Watkins to Wayne." (No. 918, Int. No. 844.)

"An act to amend the Highway Law, in relation to a new State route in the county of Schoharie." (No. 860, Int. No. 808.)

"An act to amend chapter five hundred and eighteen of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend an act entitled "An act to incorporate the village of White Plains,"' passed April third, eighteen hundred and sixty-six, in relation to the powers and duties of the village trustees, et cetera, and the acts amendatory thereof." (No. 1364, Int. No. 1194.)

"An act to release the interest of the State of New York in certain real estate of John Frebes, deceased, situate in the county of Kings, to Leye Gitel Schachne." (No. 462, Int. No. 450.)

"An act to amend the Greater New York charter, in relation to the pavement of streets and the payment of the cost thereof." (No. 1629, Int. No. 1386.)

"Concurrent resolution of the Senate and Assembly proposing an amendment to article one of the Constitution, relating to laws for the security and protection of the lives, health or safety of employees." (No. 1586, Int. No. 118.)

"An act to amend the Highway Law, in relation to establishing a new State route in Saint Lawrence county." (No. 1631, Int. No. 1388.)

"An act to amend the Highway Law, in relation to private roads." (No. 1564, Int. No. 1342.)

"An act relating to the erection of a monument in commemoration of the centenary of the birth of Horace Greeley, and making an appropriation therefor." (No. 1336, Int. No. 1166.)

"An act to amend the Agricultural Law, in relation to inspection and sale of seeds." (No. 1920, Int. No. 1265.)

"An act to amend the Code of Criminal Procedure, in relation to the expenses of counsel assigned to defend." (No. 1921, Int. No. 687.)

"An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to court attendants therein, and investing in them the powers of a peace officer." (No. 1899, Int. No. 1014.)

"An act to amend the Civil Service Law, in relation to certification of payrolls." (No. 1900, Int. No. 319.)

"An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to sessions of court on Sunday." (No. 1898, Int. No. 1201.)

"An act to amend the Indian Law, in relation to the Saint Regis tribe of Indians." (No. 1897, Int. No. 1297.)

"An act to amend the Conservation Law, in relation to fish and game." (No. 1820, Int. No. 161.)

"An act to empower the board of commissioners of the sinking fund of the city of New York to grant to railroad corporations easements or rights of way in, over or across lands heretofore or hereafter acquired by the city of New York in the counties of Westchester and Putnam for or in connection with the water supply of said city." (No. 1347, Int. No. 1177.)

"An act to amend the Highway Law, in relation to the description of route five-a to be constructed or improved by the State." (No. 156, Int. No. 156.)

"An act to amend the Military Law, in relation to the militia of the State." (No. 1605, Int. No. 1362.)

"An act to amend chapter two hundred and sixty-nine of the

Laws of nineteen hundred and two, entitled 'An act to incorporate the city of Plattsburgh,' generally." (No. 1534, Int. No. 1321.)

"An act to amend the Labor Law, in relation to bonds of immigrant lodging places." (No. 485, Int. No. 473.)

"An act to amend the Highway Law, in relation to a new route in the State highway system in the county of Herkimer." (No. 1599, Int. No. 182.)

"An act to incorporate the Lyon Real Estate, Mortgage and Title Guaranty Company." (No. 1871, Int. No. 1534.)

"An act to amend the Greater New York charter, in relation to city marshals." (No. 1622, Int. No. 1379.)

"An act to authorize the board of trustees of the village of White Plains to refund certificates of indebtedness or assessment bonds issued or to be issued in anticipation of the collection of assessments for local improvements." (No. 1718, Int. No. 1440.)

"An act to amend the Education Law, in relation to the apportionment of funds for non-resident pupils attending academic departments." (No. 1628, Int. No. 1385.)

"An act to amend the Highway Law, in relation to the establishment of a new route in the State highway system running from Watkins to Wayne." (No. 918, Int. No. 844.)

"An act to amend the Highway Law, in relation to a new State route in the county of Schoharie." (No. 860, Int. No. 808.)

"An act to amend chapter five hundred and eighteen of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend an act entitled "An act to incorporate the village of White Plains,"' passed April third, eighteen hundred and sixty-six, in relation to the powers and duties of the village trustees, et cetera, and the acts amendatory thereof." (No. 1364, Int. No. 1194.)

"An act to release the interest of the State of New York in certain real estate of John Frebes, deceased, situate in the county of Kings, to Leye Gitel Schachne." (No. 462, Int. No. 450.)

"An act to amend the Greater New York charter, in relation to the pavement of streets and the payment of the cost thereof." (No. 1629, Int. No. 1386.)

"Concurrent resolution of the Senate and Assembly proposing an amendment to article one of the Constitution, relating to laws for the security and protection of the lives, health or safety of employees." (No. 1586, Int. No. 118.)

"An act to amend the Tenement House Law, in relation to chimneys." (No. 1633, Int. No. 1390.)

"An act to amend the Liquor Tax Law, relative to illegal sales and selling." (No. 1413, Int. No. 1239.)

"An act to amend chapter eight hundred and ninety-eight of the Laws of nineteen hundred and eleven, entitled 'An act providing for the sale of the State arsenal lands and building in the city of New York, and the application of the proceeds of such sale to a new State arsenal lands and building, new buildings, repairs to State armories and for other purposes relative to the same,' in relation to application of proceeds of sale of such arsenal lands and building and acquisition of lands." (No. 1737, Int. No. 1459.)

"An act making an appropriation for the purpose of furnishing proper terminals and facilities for barge canal traffic. (No. 1657, Int. No. 1414.)

"An act to amend the Labor Law, relative to the use of compressed air in caissons, tunnels and other works, and laborers employed." (No. 1795, Int. No. 425.)

"An act to amend the Code of Civil Procedure, in relation to the number of assistants for the city court of the city of New York." (No. 1636, Int. No. 1393.)

"An act to amend the Greater New York charter, in relation to the making of eligible lists of candidates for appointment on the teaching staff." (No. 530, Int. No. 511.)

"An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to the salary of the city engineer." (No. 1750, Int. No. 1041.)

"An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to the qualification of magistrates." (No. 1801, Int. No. 903.)

Mr. Speaker announced the special order, being the bill (No. 1517, Int. No. 1303), entitled "An act to amend chapter three hundred and sixty-eight of the Laws of eighteen hundred and sixty-four, entitled 'An act to provide for the election of a special county judge in and for the county of Monroe,' in relation to compensation."

On motion of Mr. Adler, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1503, Int. No. 1123), entitled "An act to amend chapter six hundred and three of the Laws of nineteen hundred and ten, entitled 'An act in relation to the city court of Albany, generally, its justices, clerk, marshals and stenographer,' generally."

On motion of Mr. Hinman, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karuts	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rosan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1369, Int. No. 1199), entitled "An act to amend the charter of the city of Hudson in relation to the powers and duties of the city clerk and his compensation."

On motion of Mr. Crandell, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1607, Int. No. 1364), entitled "An act to repeal chapter one hundred and fifty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act in relation to the election of county treasurer of Niagara county.'"

On motion of Mr. Constantine, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the af-

firmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillie.	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1648, Int. No. 1405), entitled "An act to incorporate the Doctor J. H. Dye Medical Institute," having been announced for a second reading,

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 1595, Int. No. 565), entitled "An act to amend the Railroad Law, in relation to use of center-bearing rails by street surface railroad companies in certain localities."

On motion of Mr. Constantine, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barres	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Fricbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colne	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1317, Int. No. 1147), entitled "An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' in relation to city officers, their election, terms and salaries."

On motion of Mr. Brong, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Benneet	Edwards	Karuts	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Ient	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rosan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1527, Int. No. 1313), entitled "An act to amend the Public Service Commissions Law."

On motion of Mr. Cuvillier, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the bill (No. 1600, Int. No. 282), entitled "An act to amend the Highway Law, in relation to a new route in the State highway system in the counties of Montgomery, Herkimer and Otsego."

On motion of Mr. Robinson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Slater
Bennett	Edwards	Karuts	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1363, Int. No. 1193), entitled "An act to amend the Forest, Fish and Game Law, in relation to taking suckers in Greene and Ulster counties."

On motion of Mr. Patrie, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zoin

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 452, Int. No. 440), entitled "An act to amend the Forest, Fish and Game Law, in relation to hunting hares and rabbits with ferrets in the counties of Schuyler and Tompkins."

On motion of Mr. McDaniels, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibbeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slatei	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 63, Int. No. 63), entitled "An act to authorize the Commissioners of the Land Office to grant to the city of Yonkers all the interest of this State in and to certain lands now or formerly under the waters of the Hudson river for the purpose of extending the Herriot street sewer."

On motion of Mr. Madden, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1171, Int. No. 1033), entitled "An act to amend the Greater New York charter, relating to the telegraph service of the fire department."

On motion of Mr. Langhorst, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 1

Those who voted in the affirmative were:

Adler	Grane	Hoff	Nelson	Smith M
Ahern	Crcas	Hopkins	Page	Smith T K
Allen	Cuvillier	Horton	Pappert	Stivers
Banshaf	Dunts	Jackson	Parker	Stoddard
Barnes	Ebbets	Jones	Patrie	Sweet
Bell	Edwards	Karutz	Pembleton	Tallett
Benre'tt	Entwistle	Kennedy	Phillips	Talmage
Blairvelt	Evans	Keys	Pierce	Thompson
Boylan	Farrell	Kopp	Prime	Thorn
Bannon	Fleck	Langhorst	Rahl	Vert
Bretton	Frisbie	Lent	Richardson	Walker
Brorg	Gage	Levy J	Robinson	Waring
Brown	Garvey	Lincoln	Rozan	Waters
Bryant	Gibeau	Macdonald	Ruland	Weil
Pullon	Gillen	MacGregor	Schector	Wende
Bush	Gillet	Machold	Schmitt	Whitney
Campbell	Goldberg	Madden	Schwars	Willmott
Caughlan	Goodman	Malone	Seaker	Wilson
Cheney	Grace	Mathewson	Seeley	Winters
Chilton	Graubard	McCue	Shannon	Wood
Coffey	Greenberg	McDaniels	Shepardson	Yale
Cleman	Gurnett	McElligott	Shlivek	Yeomans
Colné	Hackett	McGrath	Singleton	Young
Constantine	Hart	McKee	Slater	Yule
Cock	Heiberger	McKeon	Slocum	Zorn
Crandell	Hinman	Milford	Smith A E	

In the negative:

Dana

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1559, Int. No. 1337), entitled "An act to amend the Greater New York charter, in relation to unpaid taxes, assessments and water rents levied prior to January first, eighteen hundred and ninety-eight."

On motion of Mr. Kennedy, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 1

Those who voted in the affirmative were:

Adler	Crane	Hoff	Nelson	Smith M
Ahern	Cross	Hopkins	Page	Smith T K
Allen	Cuvillier	Horton	Pappert	Stivers
Banzhaf	Duntz	Jackson	Parker	Stoddard
Barnes	Ebbets	Jones	Patrie	Sweet
Bell	Edwards	Karutz	Pembleton	Tallett
Bennett	Entwistle	Kennedy	Phillips	Talmage
Blauvelt	Evans	Keys	Pierce	Thompson
Boylan	Farrell	Kopp	Prime	Thorn
Brennan	Fleck	Langhoret	Rahl	Vert
Brereton	Frisbie	Lent	Richardson	Walker
Brong	Gage	Levy J	Robinson	Waring
Brown	Garvey	Lincoln	Rozan	Waters
Bryant	Gibeau	Macdonald	Ruland	Weil
Bullion	Gillen	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schmitt	Whitney
Campbell	Goldberg	Madden	Schwarz	Willmott
Caughlan	Goodman	Malone	Seaker	Wilson
Cheney	Grace	Mathewson	Seeley	Winters
Chilton	Graubard	McCue	Shannon	Wood
Coffey	Greenberg	McDaniels	Shepardson	Yale
Coleman	Gurnett	McElligott	Shlivek	Yeomans
Colné	Hackett	McGrath	Singleton	Young
Constantine	Hart	McKee	Slater	Yule
Cook	Heiberger	McKeon	Slocum	Zorn
Crandell	Hinman	Milford	Smith A E	

In the negative:

Dana

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1163, Int. No. 1025), entitled "An act to amend the Code of Criminal Procedure, in relation to appeals to the Court of Appeals where the judgment is of death."

On motion of Mr. Crandell, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 4

Those who voted in the affirmative were:

Adler	Crane	Hoff	Nelson	Smith A E
Ahern	Cross	Hopkins	Page	Smith M
Allen	Dana	Horton	Pappert	Smith T K
Banshaf	Duntz	Jackson	Parker	Stivers
Barnes	Ebbets	Jones	Patrie	Stoddard
Bell	Edwards	Karutz	Pemberton	Sweet
Bennett	Entwistle	Kennedy	Phillips	Tallett
Blauvelt	Evans	Keys	Pierce	Talmage
Boylan	Farrell	Kopp	Prime	Thompson
Brennan	Fleck	Langhorst	Rahl	Thorn
Brereton	Frisbie	Lent	Richardson	Vert
Brong	Gage	Levy J	Robinson	Walker
Brown	Garvey	Lincoln	Rozan	Waring
Bryant	Gibeau	Macdonald	Ruland	Waters
Bullion	Gillen	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schmitt	Whitney
Campbell	Goodman	Madden	Schwarz	Willmott
Caughlan	Grace	Malone	Seaker	Wilson
Chene	Graubard	Mathewson	Seeley	Winters
Chilton	Greenberg	McCue	Shannon	Wood
Coffey	Gurnett	McDaniels	Shepardson	Yale
Coleman	Hackett	McGrath	Shlivek	Yeomans
Colné	Hart	McKee	Singleton	Young
Constantine	Heiberger	McKeon	Slater	Yule
Cook	Hinman	Milford	Slocum	Zorn
Crandell				

Those who vote in the negative were:

Cuvillier Greenberg McElligott Weil

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1577, Int. No. 1355), entitled "An act to amend chapter five hundred and seventy-two of the Laws of nineteen hundred and two, entitled 'An act to revise and amend an act to incorporate the city of Middletown, and the acts amendatory thereof,' in relation to the power of the common council with respect to providing systems of street lighting."

On motion of Mr. Stivers, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennar	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winter
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1336, Int. No. 1166), entitled "An act relating to the erection of a monument in commemoration of the centenary of the birth of Horace Greeley, and making an appropriation therefor."

On motion of Mr. Slater, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Schedor	Weil
Bush	Gillen	MacGregor	Schmitt	Wende
Campbell	Gillett	Machold	Schwartz	Whitney
Caughlan	Goldberg	Madden	Seaker	Willmott
Cheney	Goodman	Malone	Seeley	Wilson
Chilton	Grace	Mathewson	Shannon	Winters
Coffey	Graubard	McCue	Shepardson	Wood
Coleman	Greenberg	McDaniels	Shlivek	Yale
Colné	Gurnett	McElligott	Singleton	Yeomans
Constantine	Hackett	McGrath	Slater	Young
Cook	Hart	McKee	Slocum	Yule
Crandell	Heiberger	McKeon		Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1364, Int. No. 1194), entitled "An act to amend chapter five hundred and eighteen of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend an act entitled "An act to incorporate the village of White Plains,"' passed April third, eighteen hundred and sixty-six, in relation to the powers and duties of the village trustees, et cetera, and the acts amendatory thereof."

On motion of Mr. Slater, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Croes	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Paiker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1718, Int. No. 1440), entitled "An act to authorize the board of trustees of the village of White Plains to refund certificates of indebtedness or assessment bonds issued or to be issued in anticipation of the collection of assessment for local improvements."

On motion of Mr. Slater, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Colemar	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1599, Int. No. 182), entitled "An act to amend the Highway Law, in relation to a new route in the State highway system in the county of Herkimer."

On motion of Mr. Robinson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Paiker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Sealey	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Sloum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1718, Int. No. 1440), entitled "An act to authorize the board of trustees of the village of White Plains to refund certificates of indebtedness or assessment bonds issued or to be issued in anticipation of the collection of assessment for local improvements."

On motion of Mr. Slater, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibbeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1599, Int. No. 182), entitled "An act to amend the Highway Law, in relation to a new route in the State highway system in the county of Herkimer."

On motion of Mr. Robinson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 156, Int. No. 156), entitled "An act to amend the Highway Law, in relation to the description of route five-a to be constructed or improved by the State."

On motion of Mr. Wheeler, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Eryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1442, Int. No. 1251), entitled "An act to amend the Greater New York charter, so as to provide for reimbursement of expense of justices of the municipal court in case of contest as to title to such office."

On motion of Mr. A. J. Levy, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemblerton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorrt	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zoin

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1040, Int. No. 943), entitled "An act to amend the Highway Law, in relation to the construction or improvement of highways at joint expense of county and town."

On motion of Mr. T. K. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1347, Int. No. 1177); entitled "An act to empower the board of commissioners of the sinking fund of the city of New York to grant to railroad corporations easements or rights of way in, over or across lands heretofore or hereafter acquired by the city of New York in the counties of Westchester and Putnam for or in connection with the water supply of said city."

On motion of Mr. Yale said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gilbeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1814, Int. No. 1107), entitled "An act to provide a water supply for the town of Waterford, Saratoga county, and its inhabitants."

On motion of Mr. Whitney said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K

Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madder	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Coine	Gunnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1576, Int. No. 1354), entitled "An act to amend chapter six hundred and sixty-six of the Laws of eighteen hundred and ninety-three, entitled 'An act to revise, amend and consolidate the several acts relating to the village of Canandaigua, and to repeal certain acts and parts of acts,' in relation to the police department."

On motion of Mr. Wilson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers

Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thoin
Brereton	Fleck	Langhorst	Rahl	Vert
Erong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Waters, the committee on rules was instructed to report Senate bill (No. 692, Rec. No. 210), entitled "An act to amend the Highway Law, in relation to the establishment of a new State route, in the counties of Monroe and Orleans."

On motion of Mr. Waters, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Waters, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet

Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Veri
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivak	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandall	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1059, Int. No. 963), entitled "An act to amend the Highway Law, in relation to the establishment of a new State route in the counties of Monroe and Orleans."

On motion of Mr. Waters, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1185, Int. No. 1047), entitled "An act to amend the Village Law, in relation to supervision and extension of lighting system."

On motion of Mr. Talmage, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K

Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Sealey	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shliek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1556, Int. No. 1344), entitled "An act making an appropriation to improve the drainage from lands of the Matteawan State Hospital."

On motion of Mr. M. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130.

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage

Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1657, Int. No. 1414), entitled "An act making an appropriation for the purpose of furnishing proper terminals and facilities for barge canal traffic."

On motion of Mr. Sweet, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Malone	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert

Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwars	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Cnilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1728, Int. No. 1450), entitled "An act to authorize and direct the Superintendent of Public Works to increase the rate of wages of all locktenders on the several canals of this State, and making an appropriation therefor."

On motion of Mr. Sweet, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil

Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitnev
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yule
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Siccum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1413, Int. No. 1239), entitled "An act to amend the Liquor Tax Law, relative to illegal sales and selling."

On motion of Mr. M. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinmen	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sullivan
Bennett	Edwards	Karutz	Pembleton	Sweet
Blauvelt	Entwisile	Kennedy	Phillips	Tallett
Boylan	Evans	Keys	Pierce	Talmage
Brennan	Farrell	Kopp	Prime	Thompson
Brereton	Fleck	Langhorst	Rahl	Thorn
Brong	Frisbie	Lent	Richardson	Vert
Brown	Gage	Levy J	Robinson	Walker
Bryant	Garvey	Lincoln	Rozan	Waring
Bullion	Gibeau	Macdonald	Ruland	Waters
Bush	Gillen	MacGregor	Schector	Weil
Campbell	Gillett	Machold	Schmitt	Wende
Caughlan	Goldberg	Madden	Schwarz	Whitney
Cheney	Goodman	Malone	Seaker	Willmott
Chilton	Grace	Mathewson	Seeley	Wilson
Coffey	Graubard	McCue	Shannon	Winters

Coleman	Greenberg	McDaniels	Shepardson	Wood
Coln�	Gurnett	McElligott	Shlivek	Yale
Constantine	Hackett	McGrath	Singleton	Yeomans
Cook	Hart	McKee	Slater	Young
Crandell	Heiberger	McKeon	Slocum	Yule

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1622, Int. No. 1379), entitled "An act to amend the Greater New York charter, in relation to city marshals."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rabl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schechter	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Coln�	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1633, Int. No. 1390), entitled "An act to amend the Tenement House Law, in relation to chimneys."

On motion of Mr. Shlivek, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith ^A E
Ahern	Cross	Hoff	Nelson	Smith ^J M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barres	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yule
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Flocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1574, Int. No. 1352), entitled "An act to amend the Real Prop-

erty Law, relative to discharge of mortgages in counties embraced in cities of the first class."

On motion of Mr. Stoddard, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Millford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1631, Int. No. 1388), entitled "An act to amend the Highway Law, in relation to establishing a new State route in Saint Lawrence county."

On motion of Mr. Speaker, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Croes	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Fariell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1564, Int. No. 1342), entitled "An act to amend the Highway Law, in relation to private roads."

On motion of Mr. Seaker, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Biereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rosan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwartz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivak	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1531, Int. No. 1317), entitled "An act to amend the County Law, in relation to expenses of district attorney, and bills for maintaining county buildings."

On motion of Mr. Shepardson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rosan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1698, Int. No. 1037), entitled "An act to amend the Tax Law, in relation to the appointment of transfer tax appraisers, stenographers and clerks."

On motion of Mr. Schwarz, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1619, Int. No. 1376), entitled "An act to amend chapter two hundred and ninety-five of the Laws of eighteen hundred and thirty-four, entitled 'An act to incorporate the Troy Academy,' and to repeal chapter four, Laws of eighteen hundred and thirty-nine."

On motion of Mr. Schwarz, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1176, Int. No. 1038), entitled "An act to amend the Forest, Fish and Game Law, in relation to the taking of fish in Lake Keuka."

On motion of Mr. Shannon, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1663, Int. No. 1420), entitled "An act to amend chapter three hundred and fifty-nine of the Laws of eighteen hundred and sixty-two, entitled 'An act to incorporate the New York Commercial Association,' in relation to the powers and duties of the arbitration committee of such corporation now known as the New York Produce Exchange."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 1661, Int. No. 1418), entitled "An act to permit the common council of the city of Oneonta to vote extra compensation to the chamberlain and assessors for the years nineteen hundred and twelve and nineteen hundred and thirteen."

On motion of Mr. Bullion, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1639, Int. No. 1396), entitled "An act to authorize the construction of a drain from the culvert under the Erie canal at Chapel street in the city of Lockport, and making an appropriation therefor."

On motion of Mr. Brong, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1660, Int. No. 1417), entitled "An act to amend the charter of the city of Oneonta, generally."

On motion of Mr. Bullion, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillet	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1807, Int. No. 1419), entitled "An act in relation to authorizing the city of Newburgh to complete the extension of South Water street, and to close certain streets, and to sell and convey lands occupied by such streets."

On motion of Mr. Baunes, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1806, Int. No. 1470), entitled "An act to amend the Judiciary Law, in relation to stenographers of the Supreme Court in the seventh judicial district."

On motion of Mr. Adler, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schechter	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwartz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Allen, the committee on rules was instructed to report Senate bill (No. 840, Rec. No. 174), entitled "An act to authorize the establishment and maintenance of a public hospital by the county of Oneida."

On motion of Mr. Allen, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Allen, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1539, Int. No. 1325), entitled "An act to authorize the establishment and maintenance of a public hospital by the county of Oneida."

On motion of Mr. Allen, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1571, Int. No. 1349), entitled "An act authorizing the trustees of the parochial fund of the Protestant Episcopal Church in the diocese of Central New York to convey and transfer to the corporation of any church in the diocese trust property held therefor by said trustees."

On motion of Mr. Allen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rosan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schechter	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Coiné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Allen, the committee on rules was instructed to report Senate bill (No. 675, Rec. No. 112), entitled "An act to validate the incorporation and legalize the acts of the Glenside Cemetery Association of New York Mills, New York."

On motion of Mr. Allen, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Allen, and by unanimous consent, said bill was read the third time, having been printed and upon the desks

of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1315, Int. No. 1145), entitled "An act to validate the incorporation and legalize the acts of the Glenside Cemetery Association of New York Mills, New York."

On motion of Mr. Allen, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1871, Int. No. 1534), entitled "An act to incorporate the Lyon Real Estate, Mortgage and Title Guaranty Company."

On motion of Mr. Hinman, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 918, Int. No. 844), entitled "An act to amend the Highway Law, in relation to the establishment of a new route in the State highway system running from Watkins to Wayne."

On motion of Mr. Gurnett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Millford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seeker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 860, Int. No. 803), entitled "An act to amend the Highway Law, in relation to a new State route in the county of Schoharie."

On motion of Mr. Frisbie, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rosan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 530, Int. No. 511), entitled "An act to amend the Greater New York charter, in relation to the making of eligible lists of candidates for appointment on the teaching staff."

On motion of Mr. Goldberg, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pieroe	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillet	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1629, Int. No. 1386), entitled "An act to amend the Greater New York charter, in relation to the pavement of streets and the payment of the cost thereof."

On motion of Mr. Fleck, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillet	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 485, Int. No. 473), entitled "An act to amend the Labor Law, in relation to bonds of immigrant lodging places."

On motion of Mr. Foley, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Piime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 462, Int. No. 450), entitled "An act to release the interest of the State of New York in certain real estate of John Frebes, deceased, situate in the county of Kings, to Leye Gitel Schachne."

On motion of Mr. Chilton, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1628, Int. No. 1385), entitled "An act to amend the Education Law, in relation to the apportionment of funds for non-resident pupils attending academic departments."

On motion of Mr. Cheney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1737, Int. No. 1459), entitled "An act to amend chapter eight hundred and ninety-eight of the Laws of nineteen hundred and eleven, entitled 'An act providing for the sale of the State arsenal lands and building in the city of New York, and the application of the proceeds of such sale to a new State arsenal lands and building, new buildings, repairs to State armories and for other purposes relative to the same,' in relation to application of proceeds of sale of such arsenal lands and building and acquisition of lands."

On motion of Mr. Brooks, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schechter	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Cramell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1605, Int. No. 1362), entitled "An act to amend the Military Law, in relation to the militia of the State."

On motion of Mr. Brooks, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 1024, Rec. No. 193), entitled, "An act to amend the Public Service Commissions Law, in relation to the power of the Commission to suspend rate schedules."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers

Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauevelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rosan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Buah	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwartz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1636, Int. No. 1393), entitled "An act to amend the Code of Civil Procedure, in relation to the number of assistants for the city court of the city of New York."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 2

Those who voted in the affirmative were:

Adler	Crane	Hoff	Nelson	Smith A E
Ahern	Cross	Hopkins	Page	Smith M
Allen	Cuvillier	Horton	Pappert	Smith T K
Banzhaf	Duntz	Jackson	Parker	Stivers
Barnes	Ebbets	Jones	Patrie	Sweet
Bell	Edwards	Karutz	Pembleton	Tallett
Bennett	Entwistle	Kennedy	Phillips	Talmage
Blauevelt	Evans	Keys	Pierce	Thompson
Boylan	Farrell	Kopp	Prime	Thorn

Brennan	Fleck	Langhorst	Rahl	Vert
Brereton	Frisbie	Lent	Richardson	Walker
Brong	Gage	Levy J	Robinson	Waring
Brown	Garvey	Lincoln	Rozan	Waters
Bryant	Gibeau	Macdonald	Ruland	Weil
Bullion	Gillen	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schmitt	Whitney
Campbell	Goldberg	Madden	Schwarz	Willmott
Caughlan	Goodman	Malone	Seaker	Wilson
Cheney	Grace	Mathewson	Seeley	Winters
Chilton	Graubard	McCue	Shannon	Wood
Coffey	Greenberg	McDaniels	Shepardson	Yale
Coleman	Gurnett	McElligott	Shlivek	Yeomans
Colné	Hackett	McGrath	Singleton	Young
Constantine	Hart	McKee	Slater	Yule
Cook	Heiberger	McKeon	Slocum	Zorn
Crandell	Hinman	Milford		

Those who voted in the negative were:

Dana Stoddard

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1495, Int. No. 1273), entitled "An act to provide for the acquisition of a site and for the preparation of plans for a State administration building."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil

Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1592, Int. No. 1285), entitled "An act to amend the General Business Law, in relation to trade-marks."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1269, Int. No. 1122), entitled "An act to amend the Code of Civil Procedure, in relation to attendants in the city court of the city of New York."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 2

Those who voted in the affirmative were:

Adler	Crane	Hoff	Nelson	Smith A E
Ahern	Cross	Hopkins	Page	Smith M
Allen	Cuvillier	Horton	Pappert	Smith T K
Banzhaf	Dunts	Jackson	Parker	Stivers
Barnes	Ebbets	Jones	Patrie	Sweet
Bell	Edwards	Karutz	Pembleton	Tallett
Bennett	Entwistle	Kennedy	Phillips	Talmage
Blauvelt	Evans	Keys	Pierce	Thompson
Boylan	Farrell	Kopp	Prime	Thorn
Brennan	Fleck	Langhorst	Rahl	Vert
Brereton	Frisbie	Lent	Richardson	Walker
Brong	Gage	Levy J	Robinson	Waring
Brown	Garvey	Lincoln	Rozan	Waters
Bryant	Gibeau	Macdonald	Ruland	Weil
Bullion	Gillen	MacGregor	Schector	Wende
Bush	Gillett	Machold	Schmitt	Whitney
Campbell	Goldberg	Madden	Schwarz	Willmott
Caughlan	Goodman	Malone	Seaker	Wilson
Cheney	Grace	Mathewson	Seeley	Winters
Chilton	Graubard	McCue	Shannon	Wood
Coffey	Greenberg	McDaniels	Shepardson	Yale
Coleman	Gurnett	McElligott	Shlivek	Yeomans
Colné	Hackett	McGrath	Singleton	Young
Constantine	Hart	McKee	Slater	Yule
Cook	Heiberger	McKeon	Slocum	Zorn
Crandell	Hinman	Milford		

Those who voted in the negative were:

Dana Stoddard

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1249, Int. No. 1099), entitled "An act to amend the Railroad Law, in relation to the diverting of carload shipments of coal, and providing a penalty therefor."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Buah	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1410, Int. No. 1236), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, relative to the taking of private property for public use."

On motion of Mr. Phillips, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 1337, Int. No. 1167), entitled "An act to amend the Judiciary Law, in relation to the court of special sessions in the city of New York."

On motion of Mr. Dana, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 1339, Int. No. 1169), entitled "An act to amend the Penal Law, in relation to grand larceny in second degree."

On motion of Mr. A. E. Smith, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 1338, Int. No. 1168), entitled "An act to amend the Penal Law, in relation to injury to property."

On motion of Mr. A. E. Smith, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 1219, Int. No. 1076), entitled "An act to amend the Liquor Tax Law, in relation to the issuance and limitation of certificates for traffic under subdivisions one and two of section eight, notices of abandonment and application to transfer certificates."

On motion of Mr. M. Smith, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 1173, Int. No. 1035), entitled "An act to amend the Lien Law, in relation to the refiling of chattel mortgages and the entry thereof."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 1228, Int. No. 1085), entitled "An act to amend chapter three hundred ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to the construction of sewers and sewage disposal plants and other necessary construction incidental thereto, and to the issue of bonds therefor."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lintoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1828, Int. No. 846), entitled "An act to amend chapter one hun-

dred and thirty-four of the Laws of eighteen hundred and ninety-one, entitled 'An act to incorporate the Church Insurance Association,' generally."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 972, Int. No. 884), entitled "An act to extend the time of Champlain and Sanford Railroad Company to begin and finish the construction of its railroad."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banahaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwartz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1586, Int. No. 118), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to article one of the Constitution, relating to laws for the security and protection of the lives, health or safety of employees."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rosan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1289, Int. No. 1135), entitled "An act to amend the Town Law, in relation to fires."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers

Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwartz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1836, Int. No. 878), entitled "An act to amend the Code of Civil Procedure, in relation to the disclosure by dentists of information acquired in attending a patient."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring

Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1815, Int. No. 828), entitled "An act to amend article thirteen of the Public Health Law, in relation to the practice of chiropody."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemblemton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale

Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1453, Int. No. 1263), entitled "An act to amend the charter of the city of Jamestown, generally."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Abern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Buah	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No.

1790, Int. No. 760), entitled "An act to amend chapter five hundred and ninety-three of the Laws of nineteen hundred and five, entitled 'An act to revise the charter of the city of Johnstown,' generally."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Sha non	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1534, Int. No. 1321), entitled "An act to amend chapter two hundred and sixty-nine of the Laws of nineteen hundred and two, entitled 'An act to incorporate the city of Plattsburgh,' generally."

Said bill was then read the third time, having been printed and

upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1114, Int. No. 1005), entitled "An act to authorize the city of Fulton to borrow money for the purpose of paying teachers' salaries and other expenses of the board of education."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rosan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1750, Int. No. 1041), entitled "An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to the salary of the city engineer."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1486, Int. No. 1284), entitled "An act to repeal section thirty-four of the Navigation Law, relating to fees for boat inspection and licenses."

On motion of Mr. Sweet, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 1341, Int. No. 1171), entitled "An act to provide for the construction of a lift or hoist bridge over the Erie canal at Beech street in the city of Syracuse, and making an appropriation therefor."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Kasutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwartz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1795, Int. No. 425), entitled "An act to amend the Labor Law, relative to the use of compressed air in caissons, tunnels and other works, and laborers employed."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schechter	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1787, Int. No. 970), entitled "An act to amend chapter two hundred and three of the Laws of nineteen hundred and seven, entitled 'An act to revise and amend the charter of the city of Newburgh, being chapter five hundred and forty-one of the Laws of eighteen hundred and sixty-five, and the several acts amendatory thereof and supplemental thereto,' in relation to the salary of the deputy city clerk."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130
NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1100, Int. No. 991), entitled "An act to extend the time of the Rochester-Corning-Elmira Traction Company to begin the construction of its road, and expend thereon ten per centum of the amount of its capital."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130
NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K

Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 914, Int. No. 840), entitled "An act to amend the Religious Corporations Law, in relation to free churches."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Millford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pemberton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker

Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau .	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1820, Int. No. 161), entitled "An act to amend the Conservation Law, in relation to fish and game."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 1

Those who voted in the affirmative were:

Adler	Cross	Hoff	Nelson	Smith M
Ahern	Cuvillier	Hopkins	Page	Smith T K
Allen	Dana	Horton	Pappert	Stivers
Banzhaf	Duntz	Jackson	Parker	Stoddard
Barnes	Ebbets	Jones	Patrie	Sweet
Bell	Edwards	Karutz	Pembleton	Tallett
Bennett	Entwistle	Kennedy	Phillips *	Talmage
Blauvelt	Evans	Keys	Pierce	Thompson
Boylan	Farrell	Kopp	Prime	Thorn
Brennan	Flack	Langhorst	Rahl	Vert
Brereton	Frisbie	Lent	Richardson	Walker
Brong	Gage	Levy J	Robinson	Waring
Brown	Garvey	Lincoln	Rozan	Waters
Bryant	Gibeau	Macdonald	Ruland	Weil
Bullion	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans

Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heilberger	McKeon	Slocum	Zorn
Crane	Hinman	Milford	Smith A E	

In the negative:

Bush

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1831, Int. No. 1296), entitled "An act to amend the Banking Law, in relation to savings and loan associations."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schechter	Wende
Campbell	Gillet	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heilberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Entwistle, the committee on rules was instructed to report Senate bill (No. 43, Rec. No. 84), entitled "An act to release to George Harris, as executor of the estate of Caroline Burrige, deceased, and to his grantees all the right, title and interest of the people of the State of New York in and to certain real estate in the city of Utica, county of Oneida and State of New York, of which Alexander Burrige died seized and possessed, together with all rents, issues and profits of said premises, which have heretofore accrued, chargeable against said George Harris, as executor, as aforesaid and his grantees."

On motion of Mr. Entwistle, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Entwistle, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans

Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 139, Int. No. 139), entitled "An act to release to George Harris as executor of the estate of Caroline Burrridge, deceased, and to his grantees, all the right, title and interest of the people of the State of New York in and to certain real estate in the city of Utica, county of Oneida and State of New York, of which Alexander Burrridge died seized and possessed, together with all rents, issues and profits of said premises, which have heretofore accrued, chargeable against said George Harris, as executor as aforesaid, and his grantees."

On motion of Mr. Entwistle, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1801, Int. No. 903), entitled "An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to the qualification of magistrates."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E .
Ahern	Cross	Hoff	Nelson	Smith M .
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson

Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1833, Int. No. 990), entitled "An act to amend chapter four hundred and twenty-four of the Laws of nineteen hundred and three, entitled 'An act to provide for the abolition, discontinuance and avoidance of certain grade crossings in the city of New York, and to that end to authorize the city of New York to grant a right of way under Saint Mary's park in the borough of the Bronx in said city of New York to the New York and Harlem Railroad Company, and to acquire from the said railroad company a part of its present roadway,' in relation to the awarding of damages."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett

Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brorg	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1816, Int. No. 1045), entitled "An act to amend the Niagara Falls charter, in relation to costs recoverable in an action in the city court."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brorg	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney

Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1754, Int. No. 1114), entitled "An act to amend the Code of Civil Procedure, in relation to current docket books."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Constantine, the committee on rules was instructed to report Senate bill (No. 994, Rec. No. 211), entitled "An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls,' by providing for greater duties and powers of the board of grade crossing commissioners of said city."

On motion of Mr. Constantine, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Constantine, and by unanimous consent, said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Coughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1819, Int. No. 1220), entitled "An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls,' by providing for greater duties and powers of the board of grade crossing commissioners of said city."

On motion of Mr. Constantine, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 22, Int. No. 22), entitled "An act authorizing the Commissioners of the Land Office to grant and convey to Louis Fries lands under water of the Niagara river."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 129

NOES 1

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith M
Ahern	Cross	Hoff	Page	Smith T K
Allen	Cuvillier	Hopkins	Pappert	Stivers
Banzhaf	Dana	Horton	Parker	Stoddard
Barnes	Duntz	Jackson	Patrie	Sweet
Bell	Ebbets	Jones	Pembleton	Tallett
Bennett	Edwards	Karutz	Phillips	Talmage
Blauvelt	Entwistle	Kennedy	Pierce	Thompson
Boylan	Evans	Keys	Prime	Thorn
Brennan	Farrell	Kopp	Rahl	Vert
Brereton	Fleck	Langhorst	Richardson	Walker
Brong	Frisbie	Lent	Robinson	Waring
Brown	Gage	Levy J	Rozan	Waters
Bryant	Garvey	Lincoln	Ruland	Weil
Bullion	Gibeau	Macdonald	Schector	Wende
Bush	Gillen	MacGregor	Schmitt	Whitney
Campbell	Gillett	Machold	Schwarz	Willmott
Caughlan	Goldberg	Madden	Seaker	Wilson
Cheney	Goodman	Malone	Seeley	Winters
Chilton	Grace	Mathewson	Shannon	Wood
Coffey	Graubard	McCue	Shepardson	Yale
Coleman	Greenberg	McDaniels	Shlivek	Yeomans

Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McGrath	Slater	Yule
Cook	Hart	McKee	Slocum	Zorn
Crandell	Heiberger	McKeon	Smith A E	

In the negative:

Nelson

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 20, Int. No. 20), entitled "An act authorizing the Commissioners of the Land Office to grant and convey to Philip A. Landel lands under water of the Niagara river."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 129

NOES 1

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith M
Ahern	Cross	Hoff	Page	Smith T K
Allen	Cuvillier	Hopkins	Pappert	Stivers
Banzhaf	Dana	Horton	Parker	Stoddard
Barnes	Duntz	Jackson	Patrie	Sweet
Bell	Ebbets	Jones	Pembleton	Tallett
Bennett	Edwards	Karutz	Phillips	Talmage
Blauvelt	Entwistle	Kennedy	Pierce	Thompson
Boylan	Evans	Keys	Prime	Thorn
Brennan	Farrell	Kopp	Rahl	Vert
Brereton	Fleck	Langhorst	Richardson	Walker
Brong	Frisbie	Lent	Robinson	Waring
Brown	Gage	Levy J	Rozan	Waters
Bryant	Garvey	Lincoln	Ruland	Weil
Bullion	Gibeau	Macdonald	Schechter	Wende
Bush	Gillen	MacGregor	Schmitt	Whitney
Campbell	Gillett	Machold	Schwarz	Willmott
Caughlan	Goldberg	Madden	Seaker	Wilson
Cheney	Goodman	Malone	Seeley	Winters
Chilton	Grace	Mathewson	Shannon	Wood
Coffey	Graubard	McCue	Shepardson	Yale
Coleman	Greenberg	McDaniels	Shlivek	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McGrath	Slater	Yule
Cook	Hart	McKee	Slocum	Zorn
Crandell	Heiberger	McKeon	Smith A E	

In the negative:

Nelson

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 21, Int. No. 21), entitled "An act authorizing the Commissioners of the Land Office to grant and convey to John Seibert lands under water of the Niagara river."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 127

NOES 4

Those who voted in the affirmative were:

Adler	Crane	Hinman	McKeon	Smith A E
Ahern	Cross	Hoff	Milford	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Pembleton	Sweet
Bennett	Edwards	Karutz	Phillips	Tallett
Blauvelt	Entwistle	Kennedy	Pierce	Talmage
Boylan	Evans	Keys	Prime	Thompson
Brennan	Farrell	Kopp	Rahl	Thorn
Brereton	Fleck	Langhorst	Richardson	Vert
Brong	Frisbie	Lent	Robinson	Walker
Brown	Gage	Levy J	Rozan	Waring
Bryant	Garvey	Lincoln	Ruland	Waters
Bullion	Gibeau	Macdonald	Schector	Wende
Bush	Gillen	MacGregor	Schmitt	Whitney
Campbell	Gillett	Machold	Schwarz	Willmott
Caughlan	Goldberg	Madden	Seaker	Wilson
Cheney	Goodman	Malone	Seeley	Winters
Chilton	Grace	Mathewson	Shannon	Wood
Coffey	Graubard	McCue	Shepardson	Yale
Coleman	Greenberg	McDaniels	Shlivek	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McGrath	Slater	Yule
Cook	Hart	McKee	Slocum	Zorn
Crandell	Heiberger			

Those who voted in the negative were:

Merrill	Nelson	Patrie	Weil
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Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1259, Int. No. 1110), entitled "An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' in relation to moneys to be raised by taxation in such city."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Dunts	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karits	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rosan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Sloum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Brong, the committee on rules was instructed to report Senate bill (No. 693, Rec. No. 120), entitled "An act to authorize the city of Lockport to borrow

money by the issue of bonds to reconstruct, enlarge, rebuild, repair, improve and refurnish the union school building, including a sanitary heating, ventilating and closet system therein."

On motion of Mr. Brong, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Brong, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hait	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 839, Int. No. 782), entitled "An act to authorize the city of Lock-

port to borrow money by the issue of bonds to reconstruct, enlarge, rebuild, repair, improve and refurnish the union school building, including a sanitary heating, ventilating and closet system therein."

On motion of Mr. Brong, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1789, Int. No. 700), entitled "An act to amend chapter eight hundred and seventy of the Laws of nineteen hundred and eleven, entitled 'An act to consolidate and revise the laws relating to the city of Lockport,' generally."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Sector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate returned the Assembly bill (No. 654, Senate Reprint No. 1016, Int. No. 627), entitled "An act to provide for the construction of a bridge over the Erie canal at Vliet street in the city of Cohoes, and making an appropriation therefor," with a message that they have concurred in the passage of the same, with the following amendment:

Page 1, line 7, at end of line, add "in accordance with plans and specifications to be prepared by the State Engineer and Surveyor."

Mr. Gibeau moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schechter	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale
Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the Assembly bill (No. 600, Senate Reprint No. 810, Int. No. 577), entitled "An act to amend the Town Law, in relation to overseers of the poor and their compensation," with a message that they have concurred in the passage of the same, with the following amendments:

On page 4, line 2, after the word "of" and before the word "overseer" strike out the word "the", and change the word "overseer" to "overseers".

Line 4, after the word "charge" strike out the semi-colon and insert period. Strike out the remainder of said line.

Strike out all of lines 5, 6, 7, 8 and 9.

Mr. Young moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banshaf	Dana	Horton	Pappert	Stivers
Barnes	Duntz	Jackson	Parker	Stoddard
Bell	Ebbets	Jones	Patrie	Sweet
Bennett	Edwards	Karutz	Pembleton	Tallett
Blauvelt	Entwistle	Kennedy	Phillips	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Farrell	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Lent	Richardson	Walker
Brown	Gage	Levy J	Robinson	Waring
Bryant	Garvey	Lincoln	Rozan	Waters
Bullion	Gibeau	Macdonald	Ruland	Weil
Bush	Gillen	MacGregor	Schector	Wende
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Willmott
Cheney	Goodman	Malone	Seaker	Wilson
Chilton	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Wood
Coleman	Greenberg	McDaniels	Shepardson	Yale

Colné	Gurnett	McElligott	Shlivek	Yeomans
Constantine	Hackett	McGrath	Singleton	Young
Cook	Hart	McKee	Slater	Yule
Crandell	Heiberger	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

By unanimous consent, Mr. Wende called up Senate bill (No. 53, Rec. No. 10), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the department of police in said city," now on the order of third reading.

Said bill having been announced, Mr. Wende moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith, amended as follows:

Page 2, line 8, strike out the word "sergeants" and insert the words "lieutenant of police".

Page 2, line 9, strike out the second word "sergeants" and insert in place thereof the words "lieutenants of police".

Page 2, line 17, strike out the words "have the rank and pay of a sergeant" and insert in place thereof the words "receive such salary as may be fixed by the board, with the consent of the common council".

Page 3, line 2, after the word "office" insert the words "The term 'lieutenant of police' in this act covers all members of the force who were appointed under the name of 'sergeant'".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Colne, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

By unanimous consent, on motion of Mr. Barnes, the committee on rules was instructed to report Assembly bill (No. 1434, Int. No. 1243), entitled "An act to amend the Greater New York charter, relative to the acquirement of ferry property," with the following amendments:

Page 1, line 6, strike out "eleven" and insert "nine".

Page 2, lines 4 and 5, strike out brackets.

Page 4, line 3, strike out "such" and insert "said".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Barnes, said bill was ordered reprinted, as amended, and recommitted to said committee.

By unanimous consent, on motion of Mr. Jones, the committee on rules was instructed to report Assembly bill (No. 1941, Int. No. 1572), entitled "An act making provision for issuing bonds to the amount of not to exceed twenty-five million dollars for the extension of the Black River canal, the reconstruction of the Chemung canal and the conversion of the Glens Falls feeder into a canal as a part of the barge canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and twelve," with the following amendment:

Page 2, line 9, strike out "three" and insert "four".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Jones, said bill was ordered reprinted, as amended, and recommitted to said committee.

By unanimous consent, on motion of Mr. Malone, the committee on rules was instructed to report Assembly bill (No. 1237, Int. No. 1094), entitled "An act to establish a firemen's pension fund and insurance fund in the city of Albany, and repealing certain acts in relation thereto known as chapter one hundred and seventy-three of the Laws of eighteen hundred and eighty-three, chapter three hundred and thirty-two of the Laws of eighteen hundred and eighty-five and chapter four hundred and eleven of the Laws of eighteen hundred and eighty-six," with the following amendments:

Page 2, line 10, strike out all after "department" and insert period. Strike out lines 11 and 12.

Page 2, strike out lines 18, 19, 20 and 21 and in place thereof insert:

" 5. One per centum of the salary of each officer, member, and employee of the fire department to be deducted by the comptroller from the pay of such officer and member."

Page 2, after line 25, insert:

" 7. One per centum of the salaries of each officer and member of the Albany Protectives who shall evidence his desire to partici-

pate in the benefits of the fund by directing the payment of one per centum of his salary as the same becomes due to the treasurer of the fund."

Pages 2 and 3, strike out section 2 and insert:

"§ 2. In the case the revenue received from the sources mentioned in section one of this act is insufficient to meet the demands upon the pension fund, pursuant to the provisions of this act, the common council of the city is hereby authorized, with the approval of the board of estimate and apportionment, to appropriate from time to time such sum or sums as may be necessary to meet such deficiency, and the same shall be payable out of any moneys in the city treasury derived from any source other than by municipal tax, or placed in the annual tax budget and raised in the same manner as other moneys provided for in such budget."

Page 3, line 9, after "comptroller" insert "and".

Page 3, line 10, strike out "and chief of fire department."

Page 5, strike out lines 17, 18, 19 and the words "and certification" in line 20, and insert in place thereof "Every officer, member and employee of the fire department, and every member of the Albany Protectives, provided such officer, and member of the Albany Protectives shall have contributed to said fund as herein provided, who has served as such for twenty or more years continuously, and shall have arrived at the age of fifty-six years, shall, upon his own application, be retired without such physical examination and certification."

Page 5, line 25, before "monthly" insert "semi-".

Page 6, line 2, after "department" insert "and of the Albany Protectives".

Page 6, line 22, after "department" insert "or of the Albany Protectives".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Malone, said bill was ordered reprinted, as amended, and recommitted to said committee.

By unanimous consent, on motion of Mr. Macdonald, the committee on rules was instructed to report Assembly bill (No. 394, Int. No. 384), entitled "An act to amend the Highway Law, in relation to a new State route to be improved by the State, and making an appropriation therefor," with the following amendments:

In second line of title strike out the words beginning with the word "and" down to and including line 3 of title.

Page 2, strike out lines 5 to 20, inclusive.

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Macdonald, said bill was ordered reprinted, as amended, and recommitted to said committee.

The Senate returned the concurrent resolution providing for the printing of additional copies of part two of the Agricultural Experiment Station at Geneva for 1903, with a message that they have concurred in the passage of the same without amendment.

The Senate returned the bill (No. 1548, Int. No. 595), entitled "An act to amend the Banking Law, relative to powers of Superintendent."

Also, the bill (No. 942, Int. No. 449) entitled "An act making an appropriation for the payment of the State's share of the expense of acquiring the Union bridge crossing the Hudson river between the counties of Saratoga and Rensselaer."

Also, the bill (No. 104, Int. No. 104) entitled "An act for the purpose of restoring as near as may be the route of travel and the conditions existing prior to eighteen hundred and nineteen, and the construction of a new bridge over the Erie canal, with the necessary approaches thereto, on route number twenty-eight of the State highways, in the village of Yorkville, and for the abolishing of the present bridge crossing at a dangerous right angle; and making appropriation therefor."

Also, the bill (No. 60, Int. No. 60) entitled "An act to provide for the reappropriation of funds appropriated by chapter nineteen, Laws of nineteen hundred and eleven, for installing an elevator in the State armory in Elmira for the use of the several posts of the Grand Army of the Republic occupying the third story of said armory pursuant to chapter two hundred and eighty-three, Laws of eighteen hundred and eighty-seven, and making further appropriation therefor."

Also, the bill (No. 173, Int. No. 172) entitled "An act making an appropriation for the purchase of an addition to the site of the State Normal College."

Also, the bill (No. 1215, Int. No. 416) entitled "An act for the relief of the towns in the county of Franklin."

Also, the bill (No. 381, Int. No. 371) entitled "An act to amend chapter four hundred and twenty-nine of the Laws of

eighteen hundred and ninety-three, entitled 'An act to provide for the compilation and continuance and care of certain indexes and records of the Albany county clerk's office,' relative to the manner of performance and time of completion of said work."

Also, the bill (No. 1466, Int. No. 376) entitled "An act to amend chapter seven hundred and forty-one of the Laws of nineteen hundred and eleven, entitled 'An act making an appropriation for highway improvement in expediting the building of State route number thirty-three and certain portions of State routes twenty-seven, twenty-eight and thirty,' in relation to the portions of State routes to be improved thereunder."

Also, the bill (No. 1306, Int. No. 761) entitled "An act to authorize the town board of the town of Mooers to convey certain land owned by said town to Saint Joseph's Catholic Church of Mooers Junction, and a cemetery association, yet to be formed."

Also, the bill (No. 743, Int. No. 699) entitled "An act to amend the Code of Civil Procedure, in relation to notice of trial, note of issue and calendar."

Also, the bill (No. 1078, Int. No. 972) entitled "An act to merge and consolidate the Dutch Evangelical Lutheran Church of Winkelried, in the town of Callicoon, Sullivan county, new York, and the German Evangelical Lutheran Church of Callicoon, Sullivan county, New York, and the German Evangelical Church of the town of Callicoon and the German Presbyterian Church of Jeffersonville, Sullivan county, New York, into one corporation by the name of the First Presbyterian Church of Jeffersonville, New York, and to vest in such corporation all their rights and personal property."

Also, the bill (No. 262, Int. No. 262) entitled "An act to amend chapter twenty-nine of the Laws of nineteen hundred and two, entitled 'An act to make the office of sheriff of Franklin county a salaried office, in part, and to regulate the management thereof,' in relation to the audit of disbursements," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the bill (No. 383, Int. No. 373) entitled "An act making an appropriation for the purpose of repairing and

reconstructing the dikes and repairing the banks of the Chemung river in the city of Elmira," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Elmira.

Also, the bill (No. 1211, Int. No. 784) entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' relative to a board, bureau or officer doing work, and the collection and assessment of the expense thereof," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Rochester.

Also, the bill (No. 956, Int No. 868) entitled "An act to amend the Greater New York charter, in relation to the granting of leave of absence with pay to employees whose compensation is payable by the day," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1440, Int. No. 1249) entitled "An act to amend chapter three hundred and ninety of the Laws of nineteen hundred and nine, entitled 'An act to authorize the acquisition of a site for and the construction of a court house in the county of Kings, and to provide for the maintenance thereof,' in relation to the expense of construction and maintenance by the city of New York," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 876, Int. No. 242) entitled "An act to amend the Greater New York charter, in relation to the uniformed force of the fire department," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1010, Int. No. 922) entitled "An act to grant to the city of Geneva all the interest of the people of the State of New York in certain lands now or formerly under the waters of Seneca lake, but which have been partially filled in," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Geneva.

The Senate returned the bill (No. 1301, Int. No. 620) entitled "An act to amend chapter five hundred and twenty-three of the Laws of eighteen hundred and ninety, entitled 'An act in relation to the office of sheriff of the city and county of New York,' in relation to an assistant counsel to the sheriff."

Also, the bill (No. 1321, Int. No. 1151) entitled "An act to authorize the county of Columbia to issue bonds of said county, to provide funds to redeem bonds and certain certificates of indebtedness of said county heretofore issued."

Also, the bill (No. 1275, Int. No. 771) entitled "An act to amend chapter two hundred and eighty-five of the Laws of nineteen hundred and three, entitled 'An act to organize and establish a police department in the village of Port Chester,' generally."

Also, the bill (No. 101, Int. No. 101) entitled "An act to provide for the establishment of a fish hatchery in the county of Saint Lawrence, and making an appropriation therefor."

Also, the bill (No. 726, Int. No. 688) entitled "An act to amend the Banking Law, in relation to the matured value of shares in savings and loan associations."

Also, the bill (No. 946, Int. No. 535) entitled "An act to amend the Code of Civil Procedure, in relation to applications for the appointment of a committee of the person and estate of an incompetent person in a State institution."

Also, the bill (No. 564, Int. No. 541) entitled "An act to amend the Town Law, in relation to the giving of an official undertaking by the town clerk."

Also, the bill (No. 735, Int. No. 455) entitled "An act making an appropriation for the payment of the State's share of the expense of acquiring the bridge of the Mechanicville Bridge Company crossing the Hudson river between the counties of Saratoga and Rensselaer."

Also, the bill (No. 1283, Int. No. 1129) entitled "An act to amend the Tax Law, in relation to sales for non-payment of taxes in Ulster county," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

Also, the bill (No. 1103, Int. No. 994) entitled "An act to authorize and empower the city of Mount Vernon to acquire the strip of land through the city of Mount Vernon now constituting the right of way of the New York and Harlem railroad as soon as the same shall be abandoned for railway purposes, and to issue bonds to pay therefor," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Mount Vernon.

Also, the bill (No. 1102, Int. No. 993) entitled "An act to amend chapter three hundred and sixty-one of the Laws of nineteen hundred and nine, entitled 'An act relating to the repaving of streets and highways in the city of Mount Vernon which have once been paved at the expense of abutting property, in whole or in part, and authorizing such city to raise money therefor by the issue of bonds,' in relation to increasing the amount of such bonds," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Mount Vernon.

Also, the bill (No. 1039, Int. No. 942) entitled "An act to amend chapter six hundred and eighty-four of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of public works of the city of Syracuse,' in relation to the expense of the work upon local improvements performed by the city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Syracuse.

Also, the bill (No. 163, Int. No. 163) entitled "An act to provide for the construction of a dike or dikes for the protection of property adjacent to the Delaware river in the city of Port Jervis,

by the completion of the work begun under chapter seven hundred and sixteen of the Laws of nineteen hundred and four, the acquisition of lands necessary for such purpose, and making an appropriation therefor," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy to the mayor of the city of Port Jervis.

A communication was received from Hon. Edwin W. Fiske, mayor of the city of Mount Vernon, returning Assembly bill (No. 581, Int. No. 558), entitled "An act to amend chapter eighty-seven of the Laws of nineteen hundred and five, entitled 'An act to authorize the city of Mount Vernon to borrow money by the issue of bonds, for the purpose of purchasing sites and erecting buildings for the use of the fire and police departments, and to provide a sinking fund to pay principal and interest of said bonds,' in relation to the amount of such bonds," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Young, the House adjourned until Saturday, March 23d, at 10:30 o'clock A. M.

SATURDAY, MARCH 23, 1912.

The House met pursuant to adjournment.

Prayer by Rev. Chas. W. Leitzell.

On motion of Mr. Parker, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Public Lands Law, in relation to release of lands acquired by the State under irregular tax proceedings" (No. 154, Rec. No. 249), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Code of Civil Procedure, in relation to the discharge of attachments" (No. 1131, Rec. No. 250), which was read the first time and referred to the committee on codes.

"An act to amend the State Highway Law, in relation to establishing State routes in the county of Saratoga" (No. 1214, Rec. No. 251), which was read the first time and referred to the committee on internal affairs.

"An act to provide for the dedication of the Saratoga battle monument, the appointment of a commission, prescribing its powers and duties, and making an appropriation therefor" (No. 1100, Rec. No. 252), which was read the first time and referred to the committee on ways and means.

"An act to amend the Town Law, in relation to fires" (No. 894, Rec. No. 253), which was read the first time and referred to the committee on internal affairs.

"An act to repeal chapter three hundred and twenty-two of the Laws of eighteen hundred and eighty-two, entitled 'An act in relation to the collection of taxes, in the county of Oswego, and to legalize all sales for taxes in the county of Oswego, sold under and by virtue of chapter sixty-five of the Laws of eighteen hundred and seventy-eight, entitled "An act to amend the statutes in reference to the collection of taxes in the counties of Livingston, Montgomery and Oswego," and all acts amendatory thereof, or supplementary thereto, and to repeal said chapter sixty-five of the Laws of eighteen hundred and seventy-eight, and the acts amendatory thereof and supplementary thereto, so far as the provisions thereof relate to or affect the county of Oswego,' and the several acts amendatory thereof or supplementary thereto, so far as the provisions thereof relate to the county of Oswego, and to validate conveyances made pursuant to the provisions of said act" (No. 731, Rec. No. 254), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to the construction of sewers and sewage disposal plants and other necessary construction incidental thereto, and to the issue of bonds therefor" (No. 1250, Rec. No. 255), which was read the first time and referred to the committee on affairs of cities.

"An act to provide for the establishment of a fish hatchery in the county of Warren, and making an appropriation therefor"

(No. 215, Rec. No. 256), which was read the first time and referred to the committee on ways and means.

"An act authorizing the preparation of an index of the Session Laws and statutes of the State of New York" (No. 1208, Rec. No. 257), which was read the first time and referred to the committee on ways and means.

"An act to amend the County Law, in relation to county hospitals for the care of persons suffering from the disease known as tuberculosis" (No. 918, Rec. No. 258), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Tax Law, in relation to surrogate's compensation and surrogate's assistants in New York, Kings and other counties" (No. 1251, Rec. No. 259), which was read the first time and referred to the committee on internal affairs.

"An act to amend article thirteen of the Public Health Law, in relation to the practice of chiropody" (No. 927, Rec. No. 260), which was read the first time and referred to the committee on public health.

"An act to provide for the establishment of a fish hatchery in the county of Chautauqua, and making an appropriation therefor" (No. 817, Rec. No. 261), which was read the first time and referred to the committee on ways and means.

"An act to amend the General Business Law, in relation to regulating the marketing, selling and pressing of hay and straw, and repealing section twenty-four hundred and seventeen of the Penal Law" (No. 1022, Rec. No. 262), which was read the first time and referred to the committee on general laws.

"An act to amend the Code of Civil Procedure, in relation to the authentication of documents from foreign countries" (No. 986, Rec. No. 263), which was read the first time and referred to the committee on codes.

"An act to amend the Tax Law, in relation to equalization by boards of supervisors" (No. 1203, Rec. No. 264), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Tax Law, in relation to the refund of purchase money at tax sales" (No. 330, Rec. No. 265), which was

read the first time and referred to the committee on internal affairs.

"An act to amend the Tax Law, in relation to the assessment of real property in the county of Suffolk " (No. 1204, Rec. No. 266), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Tax Law, in relation to enabling assessors to acquire information as to real estate transfers " (No. 1205, Rec. No. 267), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to provide for opening the channel between Lakes Wanetta and Lamoka, Schuyler county, and making an appropriation therefor " (No. 596, Rec. No. 268), which was read the first time and referred to the committee on ways and means.

"An act to amend the Prison Law, in relation to the absolute discharge of a paroled prisoner " (No. 1137, Rec. No. 269), which was read the first time and referred to the committee on penal institutions.

"An act to amend the Highway Law, in relation to laying out highways " (No. 1209, Rec. No. 270), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Town Law, in relation to enlarging the water system in the water supply district " (No. 507, Rec. No. 271), which was read the first time and referred to the committee on electricity, gas and water supply.

"An act to amend the Highway Law, in reference to locating route number one " (No. 930, Rec. No. 272), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Public Service Commissions Law, in relation to free passes " (No. 1181, Rec. No. 273), which was read the first time and referred to the committee on railroads.

"An act to amend the Penal Law, in relation to certain special peace officers in the city of New York " (No. 1199, Rec. No. 274), which was read the first time and referred to the committee on codes.

"An act to amend the Labor Law, in relation to foundries " (No. 1026, Rec. No. 275), which was read the first time and referred to the committee on labor and industries.

"An act to amend chapter five hundred and twenty of the Laws of eighteen hundred and ninety-three, entitled 'An act to make the office of clerk of Onondaga county a salaried office, and to provide for the management of said office, and to fix the salary of said clerk and deputies,' in relation to the filing and indexing of unpaid taxes in said county" (No. 946, Rec. No. 276), which was read the first time and referred to the committee on internal affairs.

"Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, relative to taking private property for public use" (No. 1015, Rec. No. 277), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Tax Law, in relation to assessment-roll, and assessment of omitted property" (No. 1267, Rec. No. 278), which was read the first time.

By unanimous consent, and on motion of Mr. Parker, said bill was amended as follows:

Page 7, between lines 26 and 27 insert

"§ 4. The State Board of Tax Commissioners may prescribe a form of assessment roll in conformity with the present sections 21 and 21-a of the Tax Law until a new form as required by this act can be sued by cities and villages and the use of such assessment rolls by cities and villages and all assessment rolls completed or in process of completion before this act takes effect are hereby legalized and confirmed."

Line 27, strike out "4", insert "5".

Ordered, That said bill be reprinted and referred to the committee on taxation and retrenchment.

Mr. Parker gives notice that he requests that Assembly bill (No. 1738, Int. No. 1460), entitled "An act to provide for the rebuilding of a bridge across South bay in the county of Washington, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Black (No. 147, Rec. No. 106), entitled "An act to amend the Judiciary Law, in relation to the appointment

and compensation of official referees by the Appellate Division of the Supreme Court in the first and second judicial departments," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Phillips gives notice that he requests that Senate bill introduced by Mr. Bayne (No. 968, Rec. No. 94), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to article one of the Constitution relating to laws for the security and protection of the lives, health or safety of employees," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Evans gives notice that he requests that Assembly bill (No. 1252, Int. No. 1101), entitled "An act to amend the Penal Law, in relation to certain railroad employees," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Seeley gives notice that he requests that Assembly bill (No. 630, Int. No. 609), entitled "An act to amend the Highway Law, in relation to creating a new State route in the counties of Steuben and Allegany," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Yale gives notice that he requests that Assembly bill (No. 1911, Int. No. 1554), entitled "An act to amend the Highway Law by the addition of a new State route in the county of Putnam, and making an appropriation for the improvement, construction and completion of the same," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Blauvelt gives notice that he requests that Senate bill introduced by Mr. Murtaugh (No. 601, Rec. No. 189), entitled

"An act to amend the Education Law, in relation to the election of trustees of Cornell University," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Wagner (No. 1226, Rec. No. 245), entitled "An act authorizing the Board of Statutory Consolidation to prepare a consolidation of statutes relating to the territory comprised within the city of New York," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

By unanimous consent, the following bills were introduced:

Mr. Phillips introduced a bill entitled "An act to amend the Insanity Law, in relation to the composition of the retirement board having the jurisdiction of the retirement of State hospital employees" (Int. No. 1585), which was read the first time and referred to the committee on the judiciary.

Mr. Whitney introduced a bill entitled "An act making an appropriation for the payment of claims for damages for deaths and personal injuries arising from the accident at the automobile races on the State fair grounds at Syracuse" (Int. No. 1586), which was read the first time and referred to the committee on ways and means.

Mr. Macdonald introduced a bill entitled "An act to amend the Education Law, in relation to retirement of certain instructors and amount of salary to be paid to such retired instructors" (Int. No. 1587), which was read the first time and referred to the committee on public education.

Mr. Whitney introduced a bill entitled "An act to reappropriate the unexpended balance of a former appropriation made for highway improvement purposes" (Int. No. 1588), which was read the first time and referred to the committee on ways and means.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Parker (No. 1738, Int. No. 1460), entitled "An act to provide for the rebuilding of a bridge across South bay in the county of Washington, and making

an appropriation therefor," reported in favor of the passage of the same without amendment, and that the same be made a special order on third reading immediately, which report was agreed to, and said bill ordered made a special order on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred the bill introduced by Mr. Evans (No. 1252, Int. No. 1101), entitled "An act to amend the Penal Law, in relation to certain railroad employees," reported the same, with the following amendments:

Page 2, line 7, after the word "apprentice" insert in italics the words "as such".

Page 2, lines 7 and 8, strike out the words "telegraph office".

and requests that said bill be reprinted, as amended, and recommitted to said committee, which report was agreed to, and said bill ordered reprinted, as amended, and recommitted to said committee.

Mr. Speaker, from the committee on rules, to which was referred the bill introduced by Mr. Seeley (No. 630, Int. No. 609), entitled "An act to amend the Highway Law, in relation to creating a new State route in the counties of Steuben and Allegany," reported the same, with the following amendments:

Page 2, line 2, after the ";" following the word "Allegany" insert the word "and".

Page 2, line 3, strike out everything after the word "Whitesville".

and requests that said bill be reprinted, as amended, and recommitted to said committee, which report was agreed to, and said bill ordered reprinted, as amended, and recommitted to said committee.

Mr. Speaker, from the committee on rules, to which was referred the bill introduced by Mr. Yale (No. 1911, Int. No. 1554), entitled "An act to amend the Highway Law by the addition of a new State route in the county of Putnam, and making an appropriation for the improvement, construction and completion of the same," reported in favor of the passage of the same, with the following amendment:

Amend title by striking out all of title after the word "Putnam".

and that the same be reprinted, as amended, and when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading theretofore reported, which report was agreed to, and said bill ordered reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading theretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill introduced by Mr. Bayne (No. 968, Int. No. 94), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to article one of the Constitution, relating to laws for the security and protection of the lives, health or safety of employees," reported in favor of the passage of the same, with the following amendments:

Page 1, line 6, after "health" insert a comma. Line 7, after "employers", first occurring, insert a comma. Line 8, strike out the comma.

Page 2, line 2, strike out comma. Line 3, after the first comma strike out balance of line. Strike out lines 4, 5 and 6 and insert in place thereof the following: "except where the injury is occasioned by the wilful intention of the injured employee to bring about the injury or death of himself or of another, or where the injury results solely from the intoxication of the injured employee while on duty; or for the adjustment, determination and settlement, with or without trial by jury, of issues which may arise under such legislation; or to provide that the right of such compensation, and the remedy therefor shall be conclusive of all other rights and remedies for injuries to employees or for death resulting from such injuries; or to provide that the amount of such compensation for death shall not exceed a fixed or determinable sum; provided that all moneys paid by an employer to his employees or their legal representatives, by reason of the enactment of any of the laws herein authorized, shall be held to be a proper charge in the cost of operating the business of the employer."

and that the same be reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after consideration of the special orders on third reading theretofore reported, which report was agreed to, and said bill ordered reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading theretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill introduced by Mr. Black (No. 147, Rec. No. 106), entitled "An act to amend the Judiciary Law, in relation to the appointment and compensation of official referees by the Appellate Division of the Supreme Court in the first and second judicial departments," reported in favor of the passage of the same, with the following amendments:

Page 1, line 1, strike out "Sections" and insert "section".

Page 1, lines 1 and 2, strike out the words "and one hundred and sixteen".

Page 1, line 6, after the word "eleven" insert "and chapter sixty-two of the Laws of nineteen hundred and twelve, is". Strike out the word "are".

Page 2, line 3, after the word "appoint" insert in italics "any former judge of the court of common pleas and justice of the Supreme Court, who shall have served as such judge and justice for eight years or more in the first judicial district, and who after such service was retired before the expiration of his term because he had arrived at the age of seventy years, and".

Page 2, line 2, after "first" strike out "and" and insert in italics "or".

Page 2, between lines 18 and 19 insert

"§ 2. Section one hundred and sixteen of such chapter, as amended by chapter eight hundred and forty-four of the Laws of nineteen hundred and eleven, is hereby amended to read as follows:"

Page 3, line 23, after the section mark strike out "2" and insert "3".

and that the same be reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading

immediately after consideration of the special orders on third reading theretofore reported, which report was agreed to, and said bill ordered reprinted as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading theretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill introduced by Mr. Murtaugh (No. 601, Rec. No. 189), entitled "An act to amend the Education Law, in relation to the election of trustees of Cornell University," reported in favor of the passage of the same, with the following amendment:

Page 1, line 7, strike out the brackets around the word "three" and strike out the italicised word "four".

and that the same be reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after consideration of the special orders on third reading theretofore reported, which report was agreed to, and said bill ordered reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading theretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill introduced by Mr. Wagner (No. 1226, Rec. No. 245), entitled "An act authorizing the Board of Statutory Consolidation to prepare a consolidation of statutes relating to the territory comprised within the city of New York," reported in favor of the passage of the same, with the following amendments:

Page 2, line 12, after the word "person" insert the letter "s".

Page 2, line 19, strike out the period and after "sation" insert ", except the chairman, who shall receive such compensation as the board shall determine, not to exceed, however, the sum of five thousand dollars."

and that the same be reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after consideration of the special orders on third reading theretofore reported, which report was agreed to, and said bill ordered reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading theretofore reported.

The bill (No. 1920, Int. No. 1265) entitled "An act to amend the Agricultural Law, in relation to inspection and sale of seeds," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof; and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Adler	Cross	Jackson	Pappert	Smith M
Allen	Cuvillier	Jones	Parker	Smith T K
Banzhaf	Duntz	Karutz	Patrie	Stivers
Barnes	Ebbets	Kennedy	Pembleton	Sweet
Bell	Edwards	Keys	Phillips	Tallett
Bennett	Entwistle	Langhorst	Pierce	Talmage
Blauvelt	Evans	Lent	Prime	Thompson
Brereton	Farrell	Levy J	Rahl	Thorn
Brong	Fleck	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Rosan	Waring
Bryant	Garvey	Machold	Ruland	Waters
Bullion	Gibeau	Madden	Schector	Weil
Bush	Gillen	Malone	Schmitt	Wende
Campbell	Gillett	Mathewson	Schwarz	Willmott
Caughlan	Grace	McElligott	Seaker	Wilson
Cheney	Graubard	McGrath	Seeley	Winters
Chilton	Greenberg	McKee	Shannon	Wood
Coffey	Hart	McKeon	Shepardson	Yale
Constantine	Heiberger	Milford	Shlivek	Yeomans
Cook	Hinman	Nelson	Singleton	Yule
Crandell	Hopkins	Page	Slocum	Zorn
Crane	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1921, Int. No. 687) entitled "An act to amend the Code of Criminal Procedure, in relation to the expenses of counsel assigned to defend," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Adler	Cross	Jackson	Pappert	Smith M
Allen	Cuvillier	Jones	Parker	Smith T K
Banzhaf	Dunts	Karutz	Patrie	Stivers
Barnes	Ebbets	Kennedy	Pemberton	Sweet
Bell	Edwards	Keys	Phillips	Tallett
Bennett	Entwistle	Langhorst	Pierce	Talmage
Blauvelt	Evans	Lent	Prime	Thompson
Brereton	Farrell	Levy J	Rahl	Thorn
Brong	Fleck	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Rosan	Waring
Bryant	Garvey	Machold	Ruland	Waters
Bullion	Gibeau	Madden	Schector	Weil
Bush	Gillen	Malone	Schmitt	Wende
Campbell	Gillett	Mathewson	Schwarz	Willmott
Caughlan	Grace	McElligott	Seaker	Wilson
Cheney	Graubard	McGrath	Seeley	Winters
Chilton	Greenberg	McKee	Shannon	Wood
Coffey	Hart	McKeon	Shepardson	Yale
Constantine	Heiberger	Milford	Shlivek	Yeomans
Cook	Hinman	Nelson	Singleton	Yule
Crandell	Hopkins	Page	Slocum	Zorn
Crane	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1738, Int. No. 1460), entitled "An act to provide for the rebuilding of a bridge across South bay in the county of Washington, and making an appropriation therefor."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Adler	Cross	Jackson	Pappert	Smith M
Allen	Cuvillier	Jones	Parker	Smith T K
Banshaf	Dunts	Karutz	Patrie	Stivers
Barnes	Ebbets	Kennedy	Pembleton	Sweet
Bell	Edwards	Keys	Phillips	Tallett
Bennett	Entwistle	Langhorst	Pierce	Talmage
Blauvelt	Evans	Lent	Prime	Thompson
Brereton	Farrell	Levy J	Rahl	Thorn
Brong	Fleck	Macdonald	Richardson	Vert
Brown	Gage	MacGregor	Rosan	Waring
Bryant	Garvey	Machold	Ruland	Waters
Bullion	Gibeau	Madden	Schector	Weil
Bush	Gillen	Malone	Schmitt	Wende
Campbell	Gillett	Mathewson	Schwarz	Willmott
Caughlan	Grace	McElligott	Seaker	Wilson
Cheney	Graubard	McGrath	Seeley	Winters
Chilton	Greenberg	McKee	Shannon	Wood
Coffey	Hart	McKeon	Shepardson	Yale
Constantine	Heiberger	Milford	Shlivek	Yeomans
Cook	Hinman	Nelson	Singleton	Yule
Crandell	Hopkins	Page	Slocum	Zorn
Crane	Horton			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The Clerk reported the following bills as correctly printed or engrossed:

"An act to amend the Greater New York charter, in relation to unpaid taxes, assessments and water rents levied prior to January first, eighteen hundred and ninety-eight." (No. 1559, Int. No. 1337.)

"An act to amend the Tax Law, in relation to the appointment of transfer tax appraisers, stenographers and clerks." (No. 1698, Int. No. 1037.)

"An act to authorize the construction of a drain from the culvert under the Erie canal at Chapel street in the city of Lockport, and making an appropriation therefor. (No. 1639, Int. No. 1396.)

"An act to permit the common council of the city of Oneonta to vote extra compensation to the chamberlain and assessors for the year nineteen hundred and twelve and nineteen hundred and thirteen." (No. 1661, Int. No. 1418.)

"An act to amend the charter of the city of Oneonta, generally." (No. 1660, Int. No. 1417.)

"An act to amend the Highway Law, in relation to the construction or improvement of highways at joint expense of county and town." (No. 1040, Int. No. 943.)

"An act to amend the Forest, Fish and Game Law, in relation to hunting hares and rabbits with ferrets in the counties of Schuyler and Tompkins." (No. 452, Int. No. 440.)

"An act to amend chapter three hundred and sixty-eight of the Laws of eighteen hundred and sixty-four, entitled 'An act to provide for the election of a special county judge in and for the county of Monroe,' in relation to compensation." (No. 1517, Int. No. 1303.)

"An act to amend the Village Law, in relation to supervision and extension of lighting system." (No. 1185, Int. No. 747.)

"An act to amend the Code of Criminal Procedure, in relation to appeals to the Court of Appeals where the judgment is of death." (No. 1163, Int. No. 1025.)

"An act in relation to authorizing the city of Newburgh to complete the extension of South Water street, and to close certain streets and to sell and convey lands occupied by such streets." (No. 1807, Int. No. 1491.)

"An act to amend the Judiciary Law, in relation to stenographers of the Supreme Court in the seventh judicial district," (No. 1806, Int. No. 1490.)

"An act to amend the Highway Law, in relation to a new route in the State highway system in the counties of Montgomery, Herkimer and Otsego." (No. 1600, Int. No. 282.)

"An act to amend the County Law, in relation to expenses of district attorney, and bills for maintaining county buildings." (No. 1531, Int. No. 1317.)

"An act to amend chapter six hundred and sixty-six of the Laws of eighteen hundred and ninety-three, entitled 'An act to revise, amend and consolidate the several acts relating to the village of Canandaigua, and to repeal certain acts and parts of acts,' in relation to the police department." (No. 1576, Int. No. 1354.)

"An act to amend the Real Property Law, relative to discharge of mortgages in counties embraced in cities of the first class." (No. 1574, Int. No. 1352.)

"An act making an appropriation to improve the drainage from lands of the Matteawan State Hospital." (No. 1566, Int. No. 1344.)

"An act to amend the Code of Civil Procedure, in relation to current docket books." (No. 1754, Int. No. 1114.)

"An act to authorize and direct the Superintendent of Public Works to increase the rate of wages of all locktenders on the several canals of this State, and making an appropriation therefor." (No. 1728, Int. No. 1450.)

"An act to amend the Forest, Fish and Game Law, in relation to taking suckers in Greene and Ulster counties." (No. 1363, Int. No. 1193.)

"An act to amend the Forest, Fish and Game Law, in relation to the taking of fish in Lake Keuka." (No. 1176, Int. No. 1038.)

"An act to amend chapter five hundred and seventy-two of the Laws of nineteen hundred and two, entitled 'An act to revise and amend an act to incorporate the city of Middletown, and the acts amendatory thereof,' in relation to the power of the common council with respect to providing systems of street lighting." (No. 1577, Int. No. 1355.)

"An act to amend chapter two hundred and ninety-five of the Laws of eighteen hundred and thirty-four, entitled 'An act to incorporate the Troy Academy, and to repeal chapter four, Laws of eighteen hundred and thirty-nine.'" (No. 1619, Int. No. 1376.)

"An act authorizing the trustees of the parochial fund of the Protestant Episcopal Church in the diocese of Central New York to convey and transfer to the corporation of any church in the diocese trust property held therefor by said trustees." (No. 1571, Int. No. 1349.)

"An act to amend chapter six hundred and three of the Laws of nineteen hundred and ten, entitled 'An act in relation to the city court of Albany, generally, its justices, clerk, marshals and stenographer,' generally." (No. 1503, Int. No. 1123.)

"An act to amend the Greater New York charter, relating to the telegraph service of the fire department." (No. 1171, Int. No. 1033.)

"An act to amend the charter of the city of Hudson, in relation to the powers and duties of the city clerk and his compensation." (No. 1369, Int. No. 1199.)

"An act to authorize the Commissioners of the Land Office to grant to the city of Yonkers all the interest of this State in and to certain lands now or formerly under the waters of the Hudson river for the purpose of extending the Herriot street sewer." (No. 63, Int. No. 63.)

"An act to provide a water supply for the town of Waterford, Saratoga county, and its inhabitants." (No. 1814, Int. No. 1107.)

"An act to provide for the rebuilding of a bridge across South bay in the county of Washington, and making an appropriation therefor." (No. 1738, Int. No. 1460.)

The Senate returned the bill (No. 94, Int. No. 94) entitled "An act to authorize the board of estimate and apportionment of the city of New York to inquire into, audit and cause the payment of the claims of John P. Worstell and Joseph P. McNamara, for services rendered to said city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 402, Int. No. 390) entitled "An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled 'An act to revise the charter of the city of Rome,' generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Rome.

Also, the bill (No. 886, Int. No. 402) entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' in relation to the salaries of process servers in the office of the district attorney of the county of New

York," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1021, Int. No. 566) entitled "An act to amend chapter one hundred and sixty-one of the Laws of nineteen hundred and seven, entitled 'An act to create and establish a firemen's relief and pension fund for the fire department of the city of Utica, and authorizing the granting and payment of pensions and relief therefrom,' relative to payment of pensions," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Utica.

Also, the bill (No. 1134, Int. No. 665) entitled "An act fixing the compensation of election officers in the city of Albany, and repealing certain provisions, relating thereto, of chapter two hundred and ninety-eight of the Laws of eighteen hundred and eighty-three, entitled 'An act to provide for the government of the city of Albany,' and acts amendatory thereof," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Albany.

Also, the bill (No. 1099, Int. No. 598) entitled "An act to amend the Greater New York charter, in relation to salaries of chairman of committee on finance and vice-chairman of the board of aldermen," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 983, Int. No. 895) entitled "An act to amend the Greater New York charter, in relation to the suspension of officers and employees upon charges," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1459, Int. No. 945) entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and

six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' in relation to improvements for the sprinkling, laying of dust with substances other than water, watering and flushing of streets," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Syracuse.

Also, the bill (No. 1375, Int. No. 1205) entitled "An act authorizing the register of the county of New York to appoint and remove a counsel to the register of said county, and fixing the qualifications and compensation of such counsel, and providing for the payment of such compensation," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1268, Int. No. 1120) entitled "An act conferring discretionary power upon the city of Buffalo through its common council to audit, adjust and allow certain claims for damages connected with lands under water in said city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

Also, the bill (No. 1286, Int. No. 1132) entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the cancellation of certain classes of bonds given to said city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

Also, the bill (No. 1265, Int. No. 1117) entitled "An act to authorize the city of Buffalo to issue its bonds for the purpose of raising money to construct, extend and regulate its system of water works, and to reimburse the new construction account, bureau of water, for disbursements made for district mains, valves, hydrants, meters and tools, since the thirtieth day of June,

nineteen hundred and seven," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

Also, the bill (No. 1266, Int. No. 1118) entitled "An act to authorize the city of Buffalo to issue sinking fund water bonds for the purpose of raising money to pay and retire water bonds for which no sinking fund is provided," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

Also, the bill (No. 1267, Int. No. 1119) entitled "An act to authorize the city of Buffalo to issue its bonds for the purpose of providing funds for the construction, reconstruction and enlargement of public trunk sewers," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

Also, the bill (No. 1490, Int. No. 1288) entitled "An act to amend chapter eighty-six of the Laws of eighteen hundred and fifty, entitled 'An act to provide for the assessment and collection of taxes in the city of Albany,' in relation to certificates issued by the county treasurer at sales of lands in said city for unpaid taxes," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Albany.

Also, the bill (No. 1003, Int. No. 915) entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' in relation to the establishment of uniform building lines in and upon the streets of said city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Cortland.

Also, the bill (No. 1453, Int. No. 1263) entitled "An act to amend the charter of the city of Jamestown, generally," with a

message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Jamestown.

Also, the bill (No. 1668, Int. No. 1079) entitled "An act to authorize the city of Ogdensburgh to provide for the payment of the cost and expense of improving certain streets therein," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Ogdensburgh.

Also, Assembly bill (No. 181, Senate Reprint No. 1130, Int. No. 180) entitled "An act in relation to the payment of contractors for city work in the city of Albany."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Albany.

Also, the bill (No. 656, Int. No. 629) entitled "An act to amend the County Law, in relation to coroners."

Also, the bill (No. 1293, Int. No. 1140) entitled "An act to release all rights and interest of the people of the State in and to certain lands in Saratoga county, formerly owned by Alice Malone, deceased, and vesting such rights and interests in Alice Brownrick, her heirs and assigns."

Also, the bill (No. 1246, Int. No. 1096) entitled "An act to amend the Membership Corporations Law, in relation to record of inscriptions on monuments in abandoned cemeteries or cemeteries taken for public use."

Also, the bill (No. 1344, Int. No. 1174) entitled "An act to amend chapter five hundred and ninety-two of the Laws of nineteen hundred and nine, entitled 'An act providing for the construction of new buildings for the Oswego Normal and Training School, and authorizing the sale of the site now occupied by said school,' in relation to the disposition of the proceeds of such sale and description of property to be sold."

Also, the bill (No. 1464, Int. No. 946) entitled "An act making appropriations for the reconstruction and decoration of the State Capitol; construction, equipment and decoration of the State Education building, and for the construction and equipment of the Capitol power house, and the razing of the old power house."

Also, the bill (No. 1256, Int. No. 1105) entitled "An act to provide for the acquisition of land for game farms or preserves, and making an appropriation therefor."

Also, the bill (No. 1373, Int. No. 1203) entitled "An act to provide an adequate water supply for the Kings Park State Hospital, and making an appropriation therefor."

Also, the bill (No. 33, Int. No. 33) entitled "An act to authorize the release by the county of Kings to Andrew Carlson, of the public uses and trusts affecting certain lands in the town of Smithtown, conveyed to said Andrew Carlson by the people of the State of New York in exchange for certain other properties theretofore belonging to the said Andrew Carlson."

Also, the bill (No. 226, Int. No. 226) entitled "An act to amend the Education Law, in relation to the establishment of a State school of sanitary science and public health at Cornell University, and making an appropriation therefor."

Also, the bill (No. 43, Int. No. 43) entitled "An act to amend the Benevolent Orders Law, in relation to the Loyal Order of Moose."

Also, the bill (No. 395, Int. No. 385) entitled "An act to legalize the issuing of bonds of the town of Waverly, in the county of Franklin, authorized by the board of supervisors of said county, for the purpose of building sidewalks in said town and to provide for the payment of the principal and interest thereof."

Also, the bill (No. 310, Int. No. 308) entitled "An act to amend article nine of the Judiciary Law by adding a new section thereto, to be known as section three hundred and twenty, in relation to the compensation of stenographers appointed by the judges of the court of general sessions of the peace in and for the county of New York."

Also, the bill (No. 695, Int. No. 657) entitled "An act to amend the Military Law, in relation to the compensation of laborers in armories."

Also, the bill (No. 1019, Int. No. 90) entitled "An act to amend the Judiciary Law, relative to the salary of typewriter operators in first and second departments of Appellate Division."

Also, the bill (No. 1022, Int. No. 97) entitled "An act to amend the Public Health Law, relating to admission to medical examinations."

Also, the bill (No. 1009, Int. No. 921) entitled "An act to amend the Domestic Relations Law, in relation to conferring upon police justices of villages the power to solemnize marriages."

Also, the bill (No. 1240, Int. No. 482) entitled "An act to amend the Judiciary Law, in relation to confidential clerks to Supreme Court justices in the fifth judicial district, and repealing certain provisions of such chapter relating thereto."

Also, the bill (No. 1048, Int. No. 960) entitled "An act to amend the Town Law, in relation to the powers of supervisors and assessors in certain towns to employ clerks."

Also, the bill (No. 1057, Int. No. 961) entitled "An act authorizing the board of town auditors of the town of White Plains to hear, audit, determine and allow the alleged claim of Alice Cox Anderson for services rendered the said town of White Plains as clerk of the board of assessors of said town, and to provide for the payment of such claim."

Also, the bill (No. 974, Int. No. 886) entitled "An act to repeal chapter one hundred and thirty-eight of the Laws of nineteen hundred and five, entitled 'An act to provide for the publication by the board of supervisors of Westchester county of certain official notices in said county, and repealing chapter two hundred and six of the Laws of nineteen hundred and four.'"

Also, the bill (No. 992, Int. No. 904) entitled "An act to amend chapter one hundred and twenty-five of the Laws of eighteen hundred and sixty-one, entitled 'An act to consolidate and amend the several acts relating to the village of Watkins, and to enlarge the powers of the corporation of said village,' in relation to the indebtedness of the village."

Also, the bill (No. 1273, Int. No. 934) entitled "An act to amend the Code of Criminal Procedure, in relation to admission to bail by lieutenants of police."

Also, the bill (No. 1277, Int. No. 800) entitled "An act to authorize the cleaning out of channels of Black creek, Berman creek and Got creek in the towns of Clarence and Amherst in the county of Erie, and making an appropriation therefor."

Also, the bill (No. 1458, Int. No. 941) entitled "An act to amend the Second Class Cities Law, in relation to the powers and duties of the commissioner of public works."

Also, the bill (No. 458, Int. No. 446) entitled "An act to amend the Highway Law, in relation to the expense of county highways in cities of the third class."

Also, the bill (No. 568, Int. No. 545) entitled "An act to amend the Tax Law, in relation to the time allowed for the preparation of the assessment-roll."

Also, the bill (No. 79, Int. No. 79) entitled "An act to provide for the erection of a new armory building in the city of Mount Vernon, New York, the acquisition of a site for the same, and making an appropriation therefor, and providing for the sale of the old armory site and buildings, and the application of the proceeds to such new building and for other purposes relative to the same."

Also, the bill (No. 1489, Int. No. 1287) entitled "An act in relation to the powers of the board of supervisors of Sullivan county in respect to the compensation and accounts of Robert B. Labagh, a former superintendent of the poor of such county, and to legalize certain acts of the board of supervisors of such county affecting the compensation and accounts of such official and of other former incumbents of such office."

Also, the bill (No. 1210, Int. No. 1073) entitled "An act to amend the County Law, in relation to the powers of the boards of supervisors to levy and assess taxes for certain claims upon the towns and cities of their counties."

Also, the bill (No. 1336, Int. No. 1166) entitled "An act relating to the erection of a monument in commemoration of the centenary of the birth of Horace Greeley, and making an appropriation therefor," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

Also, Assembly bill (No. 654, Senate Reprint No. 1016, Int. No. 627) entitled "An act to provide for the construction of a bridge over the Erie canal at Vliet street in the city of Cohoes, and making an appropriation therefor."

Also, Assembly bill (No. 600, Senate Reprint No. 810, Int. No. 577) entitled "An act to amend the Town Law, in relation to overseers of the poor and their compensation."

Ordered, That the Clerk deliver said bills to the Governor.

Mr. Blauvelt offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 368, Int. No. 358), entitled "An act to provide for the removal of a portion of the dock or pier in the Hudson river at Piermont, and making an appropriation therefor," for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

A communication was received from Hon. William J. Gaynor, mayor of the city of New York, returning Assembly bill (No. 889, Int. No. 341), entitled "An act to amend chapter one hundred and twenty of the Laws of nineteen hundred and seven, entitled 'An act to authorize the erection of a fireproof children's museum building in the borough of Brooklyn, city of New York, in place of the present building, and the designation or acquisition of a site therefor, and to provide for the care and maintenance of the same,' in relation to the cost of such building," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 368, Int. No. 358), entitled "An act to provide for the removal of a portion of the dock or pier in the Hudson river at Piermont, and making an appropriation therefor," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

On motion of Mr. Parker, the House adjourned.

MONDAY, MARCH 25, 1912.

The House met pursuant to adjournment.

Prayer by Rev. J. V. Wemple, Saugerties.

On motion of Mr. Young, the reading of the journal of Saturday, March 23d, was dispensed with and the same was approved.

Mr. Speaker presented the Fifth Annual Report of the Jewish Protectory and Aid Society, which was laid upon the table and ordered printed.

(See Assembly Document No. 56.)

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, March 25, 1912.

To the Assembly:

I return herewith, without my approval, Assembly bill (Printed No. 775), entitled "An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' in relation to the police force.

This bill extends the maximum of salary which may be paid to the captain of police from \$1,100 to \$1,500 a year, creates an additional sergeant, and provides for semi-monthly instead of monthly payments.

No circumstances have been presented to me which would justify such increase in salary or such addition to the force, and I, therefore, disapprove this bill.

JOHN A. DIX.

On motion of Mr. Gibeau, said message together with said bill was ordered laid upon the table.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1929, Int. No. 1570), entitled "An act making an appropriation for the payment of interest on the debt for barge canal terminals contracted or to be contracted under the provisions of article seven, section four of the Constitution," a copy of which is hereto annexed, be made a special order, and asks that his

request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1928, Int. No. 1569), entitled "An act making an appropriation for the payment of the principal and interest on the debt for the Saratoga Springs State Reservation contracted or to be contracted under chapter five hundred and sixty-nine of the Laws of nineteen hundred and nine, as amended by chapter three hundred and ninety-four of the Laws of nineteen hundred and eleven," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1927, Int. No. 1568), entitled "An act making an appropriation for the payment of interest on the debt for highway improvement contracted or to be contracted under article seven, section twelve of the Constitution, and as provided by law, for the fiscal year beginning on the first day of October, nineteen hundred and twelve," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1926, Int. No. 1567), entitled "An act making an appropriation for the payment of a portion of the principal of the canal debt," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1925, Int. No. 1566), entitled "An act making an appropriation for the payment for the fiscal year beginning on the first day of October, nineteen hundred and twelve, of interest on the canal debt contracted or to be contracted under article seven, section four of the Constitution," a copy of which is hereto annexed, be made a special order, and asks that his request be

referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1924, Int. No. 1565), entitled "An act making an appropriation for the payment for the fiscal year beginning on the first day of October, nineteen hundred and eleven, of interest on the canal debt contracted or to be contracted under article seven, section four of the Constitution," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1923, Int. No. 1564), entitled "An act making an appropriation for the payment of interest on the debt for highway improvement contracted or to be contracted under article seven, section twelve of the Constitution, and as provided by law for the fiscal year beginning on the first day of October, nineteen hundred and eleven," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1922, Int. No. 1563), entitled "An act making an appropriation for the payment for the fiscal year beginning on the first day of October, nineteen hundred and twelve, of interest on the Palisades Interstate Park debt contracted under article seven, section four of the Constitution," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1860, Int. No. 1516), entitled "An act to amend section two of the State Law, in relation to boundary lines between the State of New York and the State of Connecticut," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1857, Int. No. 1513), entitled "An act making an appropriation for the State Commission of Highways for the maintenance and repairing of public highways improved or constructed by State aid," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Banzhaf gives notice that he requests that Assembly bill (No. 835, Int. No. 778), entitled "An act to provide for the burial of destitute widows of soldiers and sailors," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Brown gives notice that he requests that Assembly bill (No. 1004, Int. No. 916), entitled "An act to amend the Highway Law, in relation to a new State route in the county of Tompkins," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Brown gives notice that he requests that Assembly bill (No. 1853, Int. No. 1508), entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' in relation to the condemnation of lands for opening streets and highways, public parks and grounds, and the assessment of damages, benefits and payment," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Coffey gives notice that he requests that Assembly bill (No. 1844, Int. No. 1498), entitled "An act to amend chapter five hundred and fifty-nine of the Laws of nineteen hundred and ten, entitled 'An act to provide a charter for the city of New Rochelle,' in relation to the city court clerk and marshal, and the practice and procedure in the city court of New Rochelle," a copy of which is hereto annexed, be made a special order, and

asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Coffey gives notice that he requests that Assembly bill (No. 1902, Int. No. 1545), entitled "An act to amend chapter one hundred and twenty-seven of the Laws of nineteen hundred and eleven, entitled 'An act to provide for a supply of pure and wholesome water for the city of Mount Vernon; and for the acquisition of lands or interests therein, and for the construction of the necessary reservoirs, dams, aqueducts, filters and other appurtenances for that purpose; and for the appointment of a commission with the powers and duties necessary and proper to attain these objects,' in relation to the powers of the board of water supply," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Cross gives notice that he requests that Assembly bill (No. 1555, Int. No. 1333), entitled "An act to amend the State Charities Law, in relation to the Rome State Custodial Asylum, making provision for parole of inmates," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Colne gives notice that he requests that Assembly bill (No. 1578, Int. No. 1356), entitled "An act to provide for a commission on the codification of the practice and procedure in the municipal court of the city of New York and to simplify, revise and amend the pleadings, practice and procedure therein, and to provide rules for the conduct of the court, justices, clerks and attaches thereof and the marshals attached to the said court," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Edwards gives notice that he requests that Assembly bill (No. 1350, Int. No. 1180), entitled "An act making an appropriation for improvements and buildings on the State fair grounds

at Syracuse," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Evans gives notice that he requests that Assembly bill (No. 171, Int. No. 170), entitled "An act to amend the Highway Law, in relation to a new State route in the county of Sullivan," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Frisbie gives notice that he requests that Assembly bill (No. 1881, Int. No. 1529), entitled "An act to amend chapter eight hundred and fifty-two of the Laws of nineteen hundred and eleven, entitled 'An act to amend the Education Law, in relation to a State school of agriculture at Cobleskill, Schoharie county, and providing for the purchase of a site and the erection of buildings, and making an appropriation therefor,' in relation to the acquisition of a site therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1575, Int. No. 1353), entitled "An act to provide for the dedication of the Saratoga battle monument, the appointment of a commission, prescribing its powers and duties, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1441, Int. No. 1250), entitled "An act to amend the Domestic Relations Law, in relation to filing papers," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Kopp gives notice that he requests that Assembly bill (No. 1327, Int. No. 1157), entitled "An act to amend the Judiciary Law, in relation to the admission of applicants to the bar," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Merrill gives notice that he requests that Assembly bill (No. 814, Int. No. 758), entitled "An act to amend chapter four hundred and eighty-one of the Laws of nineteen hundred and eight, relating to the department of public instruction of the city of Schenectady," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. MacGregor gives notice that he requests that Assembly bill (No. 1615, Int. No. 1372), entitled "An act to amend the Penal Law, in relation to prisoners," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. MacGregor gives notice that he requests that Assembly bill (No. 1614, Int. No. 1371), entitled "An act to amend section eighty-nine of Inferior Criminal Courts Act of New York city, in relation to the commitment of women to the New York State Reformatory for Women," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. MacGregor gives notice that he requests that Assembly bill (No. 1935, Int. No. 1571), entitled "An act to amend the Education Law, in relation to the salaries of teachers in the State normal schools, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. MacGregor gives notice that he requests that Assembly bill (No. 1841, Int. No. 933), entitled "An act to amend the Judiciary Law, in relation to the compensation of attendants of Appellate Division in third and fourth departments," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. McDaniels gives notice that he requests that Assembly bill (No. 1597, Int. No. 442), entitled "An act to amend the Highway Law, in relation to a new State route to be improved by the State," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Malone gives notice that he requests that Assembly bill (No. 1893, Int. No. 1542), entitled "An act to amend the Code of Criminal Procedure, in relation to the deposit of cash bail," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Macdonald gives notice that he requests that Assembly bill (No. 1852, Int. No. 1506), entitled "An act to authorize the town of Altamont, Franklin county, to raise money not to exceed ten thousand dollars for the improvement of a certain highway in the town of Piercefield, Saint Lawrence county," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Robinson gives notice that he requests that Assembly bill (No. 1771, Int. No. 1475), entitled "An act for the repair and reconstruction of the bridges on the Lake Champlain and Carthage road, over Twitchell creek, and the flow of water caused by the State dam at Stillwater on Beaver river, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. T. K. Smith gives notice that he requests that Assembly bill (No. 1887, Int. No. 1536), entitled "An act to amend chapter six hundred and seventy-six of the Laws of nineteen hundred and ten, entitled 'An act to establish the court of special sessions of the city of Syracuse, defining its powers and jurisdiction, and providing for its officers,' in relation to the duties of deputy clerk and stenographer of said court," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1635, Int. No. 1392), entitled "An act to amend the Code of Civil Procedure, in relation to a destruction of useless records in the city court of the city of New York," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Talmage gives notice that he requests that Assembly bill (No. 1894, Int. No. 1543), entitled "An act in relation to repairing of docks belonging to the town of Shelter Island, and legalizing the acts of said town in raising and expending money for such purpose," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Talmage gives notice that he requests that Assembly bill (No. 1895, Int. No. 1544), entitled "An act in relation to the acquiring of docks and landing places for public use by the town of Shelter Island, and to regulate the use of the same," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 810, Int. No. 754), entitled "An act authorizing the Board of Statutory Consolidation to examine and report a plan for the classification, consolidation and simplification of the civil practice in the courts of this State," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the

committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Wilson gives notice that he requests that Assembly bill (No. 1843, Int. No. 1497), entitled "An act to amend the Military Law, in relation to acquisition of sites for armories," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1919, Int. No. 1562), entitled "An act to amend the Labor Law, in relation to the fireproof construction of buildings hereafter used for factory purposes," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1918, Int. No. 1561), entitled "An act to amend the Labor Law, in relation to automatic sprinklers," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1917, Int. No. 1560), entitled "An act to amend the Labor Law, in relation to fire drills in factories," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1916, Int. No. 1559), entitled "An act to amend the Labor Law, in relation to fire prevention in factories," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1903, Int. No. 1546), entitled "An act to amend the Labor Law, in relation to bakeries," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to

the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1890, Int. No. 1539), entitled "An act to amend the Labor Law, in relation to the registration of factories," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1889, Int. No. 1538), entitled "An act to amend the Labor Law, in relation to seats in factories and other establishments for female employees," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1867, Int. No. 1523), entitled "An act to amend the Labor Law, in relation to washing facilities and eating in factories producing or using poisonous substances," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1864, Int. No. 1520), entitled "An act to amend the Labor Law, in relation to foundries," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1866, Int. No. 1522), entitled "An act to amend the Labor Law, in relation to the powers of the Commissioner of Labor in respect to unclean factories," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1863, Int. No. 1519), entitled "An act to amend the Labor

Law, in relation to prohibited employment of females in certain cases," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1883, Int. No. 1531), entitled "An act to amend the Tax Law, in relation to taxation of secured debts," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Weil gives notice that he requests that Assembly bill (No. 1626, Int. No. 1383), entitled "An act to amend the Greater New York charter, in relation to the retirement from active service of office clerks and employees," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Young gives notice that he requests that Assembly bill (No. 1186, Int. No. 1048), entitled "An act to amend chapter two hundred and sixty-three of the Laws of nineteen hundred and five, entitled 'An act authorizing the town board of the town of Cortland to appropriate certain moneys to the Helping Hand Hospital Association of Peekskill, New York, in relation to the name of the corporation to which such moneys shall be paid,' a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Colne gives notice that he requests that Assembly bill (No. 1932, Int. No. 940), entitled "An act to amend the Greater New York charter, in relation to the board of examiners of the bureau of buildings," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Cross gives notice that he requests that Assembly bill (No. 1398, Int. No. 1224), entitled "An act to amend the Insurance Law, in relation to rebates and discriminations," a copy of which

is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Entwistle gives notice that he requests that Assembly bill (No. 1061, Int. No. 995), entitled "An act providing for the construction of a foot bridge over the Erie canal at Cornelia street, in the city of Utica, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Greenberg gives notice that he requests that Assembly bill (No. 1898, Int. No. 1201), entitled "An act to amend the Inferior Criminal Courts Act of the city of New York in relation to sessions of court on Sunday," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Colne gives notice that he requests that Assembly bill (No. 1686, Int. No. 109), entitled "An act to amend the Greater New York charter, relative to damages for change of grade," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. MacGregor gives notice that he requests that Assembly bill (No. 964, Int. No. 876), entitled "An act to amend the Penal Law, relative to falsification of books, reports or statements of corporations subject to the Banking Law, by an officer, director, trustee, employee or agent thereof," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. MacGregor gives notice that he requests that Assembly bill (No. 965, Int. No. 877), entitled "An act to amend the Penal Law, relative to abstraction of or willful misapplication of money, funds or property, or misapplication of credit, of any corporation subject to the Banking Law, by an officer, director, trustee, employee or agent thereof," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the

committee on rules for the purpose of making said bill a special order on third reading.

Mr. Macdonald gives notice that he requests that Assembly bill (No. 1897, Int. No. 1297), entitled "An act to amend the Indian Law, in relation to the Saint Regis tribe of Indians," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. T. K. Smith gives notice that he requests that Assembly bill (No. 1834, Int. No. 1191), entitled "An act to amend the Code of Criminal Procedure, relative to bail," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Schwarz gives notice that he requests that Assembly bill (No. 1740, Int. No. 981), entitled "An act to amend section fourteen of chapter five hundred and forty-one of the Laws of nineteen hundred and nine, entitled 'An act to provide for the paving and improvement of streets in the village of Hoosick Falls, Rensselaer county, and to provide for the method and means of paying therefor,' as amended by chapter four hundred and fifty-four of the Laws of nineteen hundred and eleven, and for the settlement and adjustment of claims and damages arising therefrom," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Talmage gives notice that he requests that Assembly bill (No. 1253, Int. No. 1102), entitled "An act to provide for deepening the channel of the Peconic river from Indian island to Riverhead town dock, in the county of Suffolk, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Young gives notice that he requests that Assembly bill (No. 1679, Int. No. 708), entitled "An act to amend chapter six hundred and forty-six of the Laws of nineteen hundred and five, entitled 'An act to provide for the construction and maintenance of a

sanitary trunk sewer and a sanitary outlet sewer in the county of Westchester, and to provide means for the payment therefor,' generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Tallett gives notice that he requests that Assembly bill (No. 1876, Int. No. 1200), entitled "An act to amend the Agricultural Law, in relation to the sale and analysis of concentrated commercial feeding stuffs," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Yule gives notice that he requests that Assembly bill (No. 1869, Int. No. 1525), entitled "An act to authorize the police commissioner of the city of New York to increase the pension of Henry C. Fink to an amount not exceeding the salary paid to him at the date of his retirement," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. MacGregor gives notice that he requests that Senate bill introduced by Mr. Burd (No. 876, Rec. No. 239), entitled "An act to extend the time of the Buffalo and Susquehanna Railway Company to finish its road and put the same in operation," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Blauvelt gives notice that he requests that Senate bill introduced by Mr. Bayne (No. 760, Rec. No. 238), entitled "An act to provide for the construction of additional buildings and purchasing the necessary equipment therefor on the grounds of the New York State Hospital for the Care of Crippled and Deformed Children," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Murray gives notice that he requests that Senate bill introduced by Mr. Black (No. 281, Rec. No. 81), entitled "An

act to amend the Railroad Law, in relation to the repairs of streets by street railway companies," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Seaker gives notice that he requests that Senate bill introduced by Mr. Coats (No. 645, Rec. No. 83), entitled "An act to amend chapter eighty-seven of the Laws of eighteen hundred and ninety-three, entitled 'An act to amend chapter three hundred and thirty-five of the Laws of eighteen hundred and sixty-eight, entitled "An act to incorporate the city of Ogdensburgh," and the acts amending the same,' generally, and to repeal a provision thereof, in relation to the powers of the common council," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Cullen (No. 861, Rec. No. 198), entitled "An act to amend the Greater New York charter, in relation to the composition of the police force and abolishing the grade of doorman," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Banzhaf gives notice that he requests that Senate bill introduced by Mr. Cronin (No. 579, Rec. No. 110), entitled "An act to amend the Greater New York charter, in relation to the presentation of claims against the city," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that the Senate bill introduced by Mr. Ferris (No. 918, Rec. No. 258), entitled "An act to amend the County Law, in relation to county hospitals for the care of persons suffering from the disease known as tuberculosis," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on

rules for the purpose of making said bill a special order on second and third reading.

Mr. Ahern gives notice that he requests that the Senate bill introduced by Mr. Frawley (No. 286, Rec. No. 116), entitled "An act to amend the Greater New York charter, in relation to the payment of wages and salaries," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that the Senate bill introduced by Mr. Cronin (No. 405, Rec. No. 209), entitled "An act to amend the Domestic Relations Law, in relation to the written consent by the parents to the marriage of a minor and to the duties of the city clerk," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Yale gives notice that he requests that the Senate bill introduced by Mr. Cullen (No. 1255, Rec. No. 204), entitled "An act to amend chapter two hundred and ninety-nine of the Laws of eighteen hundred and sixty-one, entitled 'An act to amend an act, entitled "An act to provide for the widening of Fourth avenue in the city of Brooklyn, and to establish a public drive and promenade on said avenue," passed April twelfth, eighteen hundred and sixty,' generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. McElligott gives notice that he requests that the Senate bill introduced by Mr. Ferris (No. 804, Rec. No. 113), entitled "An act to amend the Banking Law, in relation to the residence of trustees of savings banks," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Entwistle gives notice that he requests that the Senate bill introduced by Mr. Ferris (No. 56, Rec. No. 20), entitled "An act to amend the Second Class Cities Law, relative to contracts,"

a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Blauvelt gives notice that he requests that the Senate bill introduced by Mr. Griffin (No. 1211, Rec. No. 212), entitled "An act to amend the Code of Civil Procedure, in relation to appeals," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Sullivan gives notice that he requests that the Senate bill introduced by Mr. Hamilton (No. 817, Rec. No. 261), entitled "An act to provide for the establishment of a fish hatchery in the county of Chautauqua, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Zorn gives notice that he requests that the Senate bill introduced by Mr. Harte (No. 719, Rec. No. 177), entitled "An act to provide a survey and plans for the acquisition of harbor terminals by the State in the port of New York, by the construction of an artificial waterway between Flushing and Jamaica bays, and providing an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Zorn gives notice that he requests that the Senate bill introduced by Mr. Harte (No. 1034, Rec. No. 178), entitled "An act to make the office of the county clerk of the county of Queens a salaried office, and regulating the management of such office," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Boylan gives notice that he requests that the Senate bill introduced by Mr. McManus (No. 571, Rec. No. 59), entitled

"An act to amend chapter six hundred and sixty-one of the Laws of nineteen hundred and six, entitled 'An act to provide for a better arrangement, indexing and preservation of the records, documents, books, maps and papers, deposited or filed in the office of the clerk of the county of New York,' as amended by chapter two hundred and ninety-two of the Laws of nineteen hundred and eleven," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Colne gives notice that he requests that the Senate bill introduced by Mr. O'Brien (No. 536, Rec. No. 142), entitled "An act to grant to the city of New York islands, hummocks, hassocks, marsh and meadow lands, in Jamaica bay and vicinity," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Brooks gives notice that he requests that the Senate bill introduced by Mr. McClelland (No. 669, Rec. No. 78), entitled "An act to amend the Code of Criminal Procedure, in relation to granting power to courts to set aside judgments rendered upon defendants pleading guilty to felonies," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Shannon gives notice that he requests that the Senate bill introduced by Mr. Platt (No. 1032, Rec. No. 180), entitled "An act to amend chapter four hundred and forty-five of the Laws of eighteen hundred and ninety-eight, entitled 'An act to make the office of sheriff of Steuben county a salaried one, in part, and to regulate the management thereof, in relation to residence and duties of the sheriff and abolishing the office of sheriff's clerk,'" a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Shannon gives notice that he requests that the Senate bill introduced by Mr. Platt (No. 1033, Rec. No. 181), entitled

"An act making the office of treasurer of Steuben county a salaried office, and regulating the management thereof," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Shannon gives notice that he requests that the Senate bill introduced by Mr. Platt (No. 251, Rec. No. 144), entitled "An act to extend the time of Tuscarora Traction Company to begin and finish the construction of its railroad," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Page gives notice that he requests that the Senate bill introduced by Mr. Ramsperger (No. 527, Assembly Reprint No. 1798, Rec. No. 63), entitled "An act to amend chapter twenty-six of the Laws of nineteen hundred and ten, entitled 'An act creating a commission for the government and control of a municipal hospital for the city of Buffalo for the care and treatment of persons affected with incipient tuberculosis, and defining the powers and prescribing the duties of said commission,' generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. MacGregor gives notice that he requests that the Senate bill introduced by Mr. Ramsperger (No. 1021, Rec. No. 185), entitled "An act to amend the Education Law, in relation to payments from the retirement fund for teachers in State institutions," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Malone gives notice that he requests that the Senate bill introduced by Mr. Sage (No. 982, Rec. No. 226), entitled "An act to amend the Highway Law, in relation to the courses and descriptions of route three of the State highway system," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Gibeau gives notice that he requests that the Senate bill introduced by Mr. Sage (No. 509, Rec. No. 148), entitled "An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' in relation to penalty of the bond of the overseer of the poor of the city of Cohoes," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hinman gives notice that he requests that the Senate bill introduced by Mr. Saxe (No. 773, Rec. No. 89), entitled "An act to amend the Judiciary Law, in relation to attorneys and counselors," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Kopp gives notice that he requests that the Senate bill introduced by Mr. Stilwell (No. 540, Rec. No. 90), entitled "An act to amend the Education Law, relative to the apportionment of bonded indebtedness in case of the creation of a new district out of a part of a district having an outstanding bonded indebtedness," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. T. K. Smith gives notice that he requests that the Senate bill introduced by Mr. Walters (No. 998, Rec. No. 235), entitled "An act to amend chapter eight hundred and fifty-one of the Laws of nineteen hundred and eleven, entitled 'An act to establish a State college of forestry at Syracuse University,' and making an appropriation therefor, relative to the objects and purposes of the college," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. T. K. Smith gives notice that he requests that the Senate bill introduced by Mr. Walters (No. 1216, Rec. No. 246), entitled

"An act to amend the County Law, in relation to the establishment of county hospital for tuberculosis," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. T. K. Smith gives notice that he requests that the Senate bill introduced by Mr. Walters (No. 959, Rec. No. 233), entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' in relation to rights of purchasers of lands sold for taxes or assessments," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. T. K. Smith gives notice that he requests that the Senate bill introduced by Mr. Walters (No. 949, Rec. No. 232), entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' in relation to the filing of unpaid State and county taxes," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. T. K. Smith gives notice that he requests that the Senate bill introduced by Mr. Walters (No. 948, Rec. No. 231), entitled "An act to amend chapter eight hundred and fifty-eight of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend the statutes in reference to the collection of taxes in the county of Onondaga,' relative to the time of filing statement of unpaid taxes by the county treasurer of Onondaga county," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Parker gives notice that he requests that the Senate bill introduced by Mr. Wainwright (No. 484, Rec. No. 248), entitled "An act to amend the Highway Law, in relation to the course and

description of State route number two," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Yale gives notice that he requests that the Assembly bill (No. 1957, Int. No. 1554), entitled "An act to amend the Highway Law by the addition of a new State route in the county of Putnam," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

The Senate sent for concurrence the following entitled bills:

"An act providing for the purchase by the State of certain maps, field notes, surveys, leases, documents and other books and papers relating to lands in certain towns, forming a part of the Van Rensselaer Manor, and making an appropriation therefor" (No. 1148, Rec. No. 279), which was read the first time and referred to the committee on ways and means.

"An act to amend the Code of Criminal Procedure, in relation to the examination of persons on a charge of having committed a crime" (No. 834, Rec. No. 280), which was read the first time and referred to the committee on codes.

"An act to amend the Religious Corporation Law, in relation to the sale, mortgage and lease of real property of religious corporations" (No. 1027, Rec. No. 281), which was read the first time and referred to the committee on charitable and religious societies.

"An act to amend the Code of Criminal Procedure, in relation to appeals to the Court of Appeals where the judgment is of death" (No. 762, Rec. No. 282), which was read the first time and referred to the committee on codes.

"An act to amend chapter five hundred and thirteen of the Laws of nineteen hundred and ten, entitled 'An act making appropriations for certain expenses of government, and supplying deficiencies in former appropriations,' in relation to the construction of a monument to commemorate the services of Brevet-Major-General Newton Martin Curtis" (No. 747, Rec. No. 283), which was read the first time and referred to the committee on ways and means.

"An act to legalize a certain deed from Ella Keith and other grantors to Robert Moody, recorder in the county of Essex, and to legalize such record " (No. 746, Rec. No. 284), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Code of Civil Procedure, in relation to an action for divorce " (No. 554, Rec. No. 285), which was read the first time and referred to the committee on codes.

"An act to authorize the State Comptroller to hear and determine the application of Ludwig Olsen for the cancellation of the tax sale of eighteen hundred and ninety-five in the county of Ulster, as to lot twenty-five, Kingston Commons, Binnewater Class " (No. 849, Rec. No. 286), which was read the first time and referred to the committee on ways and means.

"An act to amend the Public Health Law, in relation to the power of the health officer of the port of New York to dispose of useless personal property " (No. 1176, Rec. No. 287), which was read the first time and referred to the committee on public health.

"An act to amend chapter one hundred and seventy-one of the Laws of nineteen hundred and four, entitled 'An act to provide for the continuance of the office of commissioner of records of the county of Kings, and for the completion and care of the block indexes and reindexing plant, and for the care and preservation of the county records, old town and other records,' as amended by chapter six hundred and forty-two of the Laws of nineteen hundred and eleven " (No. 828, Rec. No. 288), which was read the first time and referred to the committee on internal affairs.

"An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled 'An act to revise the charter of the city of Rome,' in relation to the manner of raising money, voted for extraordinary school expenses " (No. 1253, Rec. No. 289), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled 'An act to revise the charter of the city of Rome,' in relation to the designation of an official newspaper " (No. 1257, Rec. No. 290), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to the powers of the commissioner of the sinking fund" (No. 1266, Rec. No. 291), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Insurance Law, in relation to the valuation of bonds and other evidences of debt" (No. 1265, Rec. No. 292), which was read the first time and referred to the committee on insurance.

"An act to amend the Code of Criminal Procedure, in relation to the number of deputy clerks in the court of general sessions of the city and county of New York" (No. 1117, Rec. No. 293), which was read the first time and referred to the committee on codes.

"An act to amend section eight of chapter four hundred and twelve of the Laws of nineteen hundred and seven, entitled 'An act providing for the court of general sessions of the city and county of New York, its judges and officers'" (No. 1116, Rec. No. 294), which was read the first time and referred to the committee on the judiciary.

"An act making an appropriation to improve the drainage from lands of the Matteawan State Hospital" (No. 1081, Rec. No. 295), which was read the first time and referred to the committee on ways and means.

"An act making an appropriation for improvements and buildings on the State fair grounds at Syracuse" (No. 921, Rec. No. 296), which was read the first time and referred to the committee on ways and means.

"An act to amend the Greater New York charter, relative to compensation of the teachers in the department of public charities" (No. 821, Rec. No. 297), which was read the first time and referred to the committee on affairs of cities.

"An act to reappropriate certain unexpended balances of former appropriations" (No. 820, Rec. No. 298), which was read the first time and referred to the committee on ways and means.

"An act making appropriations for the reconstruction and decoration of the State Capitol; construction, equipment and decoration of the State education building, and for the construction and

equipment of the Capitol power house " (No. 794, Rec. No. 299), which was read the first time and referred to the committee on ways and means.

"An act to amend the Highway Law, in relation to the course and description of route number thirty of the State highway system " (No. 1067, Rec. No. 300), which was read the first time and referred to the committee on internal affairs.

"An act making an appropriation to defray the funeral expenses of the late Major David Wilson " (No. 371, Rec. No. 301), which was read the first time and referred to the committee on ways and means.

"An act to amend the Town Law, in relation to the pay of assessors in certain towns " (No. 1206, Rec. No. 302), which was read the first time and referred to the committee on internal affairs.

"An act to repeal section ten of the Tax Law, relating to taxation of real property divided by line of tax district " (No. 502, Rec. No. 303), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to release all rights and interests of the people of the State in and to certain lands in Saratoga county formerly owned by Alice Malone, deceased, and vesting such rights and interests in Alice Brownrick, her heirs and assigns " (No. 953, Rec. No. 304), which was read the first time and referred to the committee on ways and means.

"An act to create and establish a firemen's relief and pension fund for the fire department of the city of Binghamton, and authorizing the granting and payment of pensions and relief therefrom " (No. 1149, Rec. No. 305), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Civil Service Law, with respect to the power of removal " (No. 232, Rec. No. 306), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Tax Law, entitled 'An act in relation to taxation, constituting chapter sixty of the Consolidated Laws,' in relation to tax sales " (No. 813, Rec. No. 307), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to provide for deepening the channel of the Peconic river from Indian island to Riverhead town dock, in the county of Suffolk, and making an appropriation therefor" (No. 960, Rec. No. 308), which was read the first time and referred to the committee on ways and means.

"An act to amend the Tax Law, in relation to sales by county treasurer" (No. 294, Rec. No. 309), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to provide for the hearing and determination of the claim of William J. Hart against the city of New York, and to authorize the audit and payment thereof" (No. 1236, Rec. No. 310), which was read the first time and referred to the committee on affairs of cities.

"An act to authorize the reinstatement of David Heilferty as court attendant of the court of general sessions of the peace in the city and county of New York" (No. 352, Rec. No. 311), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, relating to the uniformed force of the fire department" (No. 350, Rec. No. 312), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to eligibility for holding office in the city of New York" (No. 338, Rec. No. 313), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Labor Law, in relation to the protection of employees in buildings in cities" (No. 1007, Rec. No. 314), which was read the first time and referred to the committee on labor and industries.

"An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' relating to salaries of aldermen" (No. 478, Rec. No. 315), which was read the first time and referred to the committee on affairs of cities.

"An act to establish and maintain a water department in and for the city of Elmira" (No. 1256, Rec. No. 316), which was read

the first time and referred to the committee on electricity, gas and water supply.

"An act to amend the Penal Law, in relation to larceny" (No. 1010, Rec. No. 317), which was read the first time and referred to the committee on codes.

"An act to authorize and direct the Superintendent of Public Works to increase the rate of wages of all lock tenders on the several canals of this State, and making an appropriation therefor" (No. 1142, Rec. No. 318), which was read the first time and referred to the committee on ways and means.

"An act making an appropriation for the purpose of furnishing proper terminals and facilities for barge canal traffic" (No. 1141, Rec. No. 319), which was read the first time.

On motion of Mr. Wende, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Wende, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson

Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

"An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' in respect to the reinstatement of firemen" (No. 1249, Rec. No. 320), which was read the first time and referred to the committee on affairs of cities.

"An act for the relief of Edward L. Gayton, a former member of the National Guard of this State" (No. 1254, Rec. No. 321), which was read the first time and referred to the committee on ways and means.

"An act to amend the Highway Law, in relation to the amount of State aid" (No. 637, Rec. No. 322), which was read the first time and referred to the committee on internal affairs.

"An act to provide for the acquisition and preservation of Knox's headquarters in the town of New Windsor, Orange county, and making an appropriation therefor" (No. 561, Rec. No. 323), which was read the first time and referred to the committee on ways and means.

"An act to provide for reconstructing a building now used as a public toilet and storehouse at Washington's headquarters in the city of Newburgh, and making an appropriation therefor" (No. 201, Rec. No. 324), which was read the first time and referred to the committee on ways and means.

"An act to provide for the establishment of a fish hatchery in the county of Sullivan, and making an appropriation therefor" (No. 1095, Rec. No. 325), which was read the first time and referred to the committee on ways and means.

"An act to amend the Judiciary Law, in relation to payment of stenographers for furnishing copies of proceedings to parties" (No. 1056, Rec. No. 326), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Code of Civil Procedure, as amended by chapter two hundred and ninety of the Laws of nineteen hundred and eleven, entitled 'An act to amend the Code of Civil Procedure, in relation to current docket books'" (No. 829, Rec. No. 327), which was read the first time and referred to the committee on codes.

"An act to amend the Poor Law, in relation to the duties of local poor officers" (No. 1202, Rec. No. 328), which was read the first time and referred to the committee on internal affairs.

"An act to amend section sixteen of chapter thirty-three of the Laws of nineteen hundred and nine, entitled 'An act in relation to insurance corporations,' constituting chapter twenty-eight of the Consolidated Laws" (No. 1262, Rec. No. 329), which was read the first time and referred to the committee on insurance.

"An act to amend the State Charities Law, in relation to the New York State Woman's Relief Corps Home" (No. 966, Rec. No. 330), which was read the first time and referred to the committee on the judiciary.

"An act to provide for the burial of destitute widows of soldiers and sailors" (No. 615, Rec. No. 331), which was read the first time.

On motion of Mr. Banzhaf, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Banzhaf, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Karutz	Parker	Stoddard

Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pemberton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Fairrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

"An act creating and prescribing the powers and duties of a commission to inquire into the necessity for a water supply system and methods of improving a water supply for the county of Westchester, or portions thereof, by the exercise of powers vested in the State and providing for the payment of the expenses of such commission" (No. 800, Rec. No. 332), which was read the first time and referred to the committee on electricity, gas and water supply.

"An act to amend chapter five hundred and eighteen of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend an act, entitled "An act to incorporate the village of White Plains,"' passed April third, eighteen hundred and sixty-six, in relation to the powers and duties of the village trustee, et cetera, and the acts amendatory thereof" (No. 938, Rec. No. 333), which was read the first time and referred to the committee on internal affairs.

"An act relating to the erection of a monument in commemoration of the centenary of the birth of Horace Greeley, and making an appropriation therefor" (No. 868, Rec. No. 334), which was read the first time and referred to the committee on ways and means.

"An act to amend the Greater New York charter, in relation to the powers of the board of education" (No. 854, Rec. No. 335).

which was read the first time and referred to the committee on affairs of cities.

"An act to amend the County Law, in relation to compensation and expenses of the district attorney of Schoharie county" (No. 1061, Rec. No. 336), which was read the first time and referred to the committee on internal affairs.

By unanimous consent, the following bills were introduced:

Mr. Gage introduced a bill entitled "An act to legalize the several acts, transactions and proceedings of the board of trustees of the village of St. Johnsville, Montgomery county, State of New York, relating to the submission of a proposition to establish a municipal board consisting of five members with all the duties, powers and responsibilities of separate boards of water, light and sewer commissions, at an annual election held March nineteenth, nineteen hundred and twelve" (Int. No. 1589), which was read the first time and referred to the committee on affairs of villages.

Mr. Hinman introduced a bill entitled "An act to authorize the Trustees of Public Buildings to sell Geological hall in the city of Albany" (Int. No. 1590), which was read the first time and referred to the committee on ways and means.

Mr. Merrill introduced a bill entitled "An act to amend the Code of Civil Procedure, in relation to changing the place of trial of an action where the convenience of witnesses and the ends of justice will be promoted by the change" (Int. No. 1591), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Code of Civil Procedure, in relation to proceedings upon an application to the court for judgment by default" (Int. No. 1592), which was read the first time and referred to the committee on codes.

Mr. Page introduced a bill entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the removal of abandoned railroad embankments through condemnation proceedings," (Int. No. 1593), which was read the first time and referred to the committee on affairs of cities.

Mr. Young introduced a bill entitled "An act to amend the Public Service Commissions Law, in relation to the staying effect

of orders of the Public Service Commission " (Int. No. 1594), which was read the first time and referred to the committee on railroads.

Mr. Schwarz introduced a bill entitled "An act to amend the Highway Law, in relation to State and county highways in cities of the second and third classes, and in relation to the expense of county highways in cities of the second and third classes " (Int. No. 1595), which was read the first time and referred to the committee on internal affairs.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Young (No. 86, Int. No. 1048), entitled "An act to amend chapter two hundred and sixty-three of the Laws of nineteen hundred and five, entitled 'An act authorizing the town board of the town of Cortlandt to appropriate certain moneys to the Helping Hand Hospital Association of Peekskill, New York,' in relation to the name of the corporation to which such moneys shall be paid."

Also, Assembly bill introduced by Mr. Colne (No. 1932, Int. No. 940), entitled "An act to amend the Greater New York charter, in relation to the board of examiners of the bureau of buildings."

Also, Assembly bill introduced by Mr. Cross (No. 1398, Rec. No. 1224), entitled "An act to amend the Insurance Law, in relation to rebates and discriminations."

Also, Assembly bill introduced by Mr. Entwistle (No. 1061, Int. No. 965), entitled "An act providing for the construction of a foot bridge over the Erie canal at Cornelia street, in the city of Utica, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Greenberg (No. 1898, Int. No. 1201), entitled "An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to sessions of court on Sunday."

Also, Assembly bill introduced by Mr. Colne (No. 1686, Int. No. 109), entitled "An act to amend the Greater New York charter, relative to damages for change of grade."

Also, Assembly bill introduced by Mr. MacGregor (No. 964, Int. No. 876), entitled "An act to amend the Penal Law, relative to falsification of books, reports or statements of corporations sub-

ject to the Banking Law, by an officer, director, trustee, employee or agent thereof."

Also, Assembly bill introduced by Mr. MacGregor (No. 965, Int. No. 877), entitled "An act to amend the Penal Law, relative to abstraction of or willful misapplication of money, funds or property, or misapplication of credit, of any corporation subject to the Banking Law, by an officer, director, trustee, employee or agent thereof."

Also, Assembly bill introduced by Mr. Macdonald (No. 1897, Int. No. 1297), entitled "An act to amend the Indian Law, in relation to the Saint Regis tribe of Indians."

Also, Assembly bill introduced by Mr. T. K. Smith (No. 1834, Int. No. 1191), entitled "An act to amend the Code of Criminal Procedure, relative to bail."

Also, Assembly bill introduced by Mr. Schwarz (No. 1740, Int. No. 981), entitled "An act to amend section fourteen of chapter five hundred and forty-one of the Laws of nineteen hundred and nine, entitled 'An act to provide for the paving and improvement of streets in the village of Hoosick Falls, Rensselaer county, and to provide for the method and means of paying therefor,' as amended by chapter four hundred and fifty-four of the Laws of nineteen hundred and eleven, and for the settlement and adjustment of claims and damages arising therefrom."

Also, Assembly bill introduced by Mr. Talmage (No. 1253, Int. No. 1102), entitled "An act to provide for deepening the channel of the Peconic river from Indian island to Riverhead town dock, in the county of Suffolk, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Madden (No. 1679, Int. No. 708), entitled "An act to amend chapter six hundred and forty-six of the Laws of nineteen hundred and five, entitled 'An act to provide for the construction and maintenance of a sanitary trunk sewer and a sanitary outlet sewer in the county of Westchester, and to provide means for the payment therefor, generally.'"

Also, Assembly bill introduced by Mr. Tallett (No. 1876, Int. No. 1200), entitled "An act to amend the Agricultural Law, in

relation to the sale and analysis of concentrated commercial feeding stuffs."

Also, Assembly bill introduced by Mr. Yule (No. 1869, Int. No. 1525), entitled "An act to authorize the police commissioner of the city of New York to increase the pension of Henry C. Fink to an amount not exceeding the salary paid to him at the date of his retirement," reported in favor of the passage of the same without amendment, and that the same be made special orders on third reading immediately, which report was agreed to, and said bills orders made special orders on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Whitney (No. 1929, Int. No. 1570), entitled "An act making an appropriation for the payment of interest on the debt for barge canal terminals contracted or to be contracted under the provisions of article seven, section four of the Constitution."

Also, Assembly bill introduced by Mr. Whitney (No. 1928, Int. No. 1569), entitled "An act making an appropriation for the payment of the principal and interest on the debt of the Saratoga Springs State Reservation contracted or to be contracted under chapter five hundred and sixty-nine of the Laws of nineteen hundred and nine, as amended by chapter three hundred and ninety-four of the Laws of nineteen hundred and eleven."

Also, Assembly bill introduced by Mr. Whitney (No. 1927, Int. No. 1568), entitled "An act making an appropriation for the payment of interest on the debt for highway improvement contracted or to be contracted under article seven, section twelve of the Constitution, and as provided by law, for the fiscal year beginning on the first day of October, nineteen hundred and twelve."

Also, Assembly bill introduced by Mr. Whitney (No. 1926, Int. No. 1567), entitled "An act making an appropriation for the payment of a portion of the principal of the canal debt."

Also, Assembly bill introduced by Mr. Whitney (No. 1925, Int. No. 1566), entitled "An act making an appropriation for the payment for the fiscal year beginning on the first day of October, nineteen hundred and twelve, of interest on the canal debt contracted or to be contracted under article seven, section four of the Constitution."

Also, Assembly bill introduced by Mr. Whitney (No. 1924, Int. No. 1565), entitled "An act making an appropriation for the payment for the fiscal year beginning on the first day of October, nineteen hundred and eleven, of interest on the canal debt contracted or to be contracted under article seven, section four of the Constitution."

Also, Assembly bill introduced by Mr. Whitney (No. 1923, Int. No. 1564), entitled "An act making an appropriation for the payment of interest on the debt for highway improvement contracted or to be contracted under article seven, section twelve of the Constitution, and as provided by law, for the fiscal year beginning on the first day of October, nineteen hundred and eleven."

Also, Assembly bill introduced by Mr. Whitney (No. 1922, Int. No. 1563), entitled "An act making an appropriation for the payment for the fiscal year beginning on the first day of October, nineteen hundred and twelve, of interest on the Palisades Interstate Park debt contracted under article seven, section four of the Constitution."

Also, Assembly bill introduced by Mr. Whitney (No. 1860, Int. No. 1516), entitled "An act to amend section two of the State Law, in relation to boundary lines between the State of New York and the State of Connecticut."

Also, Assembly bill introduced by Mr. Whitney (No. 1857, Int. No. 1513), entitled "An act making an appropriation for the State Commission of Highways for the maintenance and repairing of public highways improved or constructed by State aid."

Also, Assembly bill introduced by Mr. Banzhaf (No. 835, Int. No. 778), entitled "An act to provide for the burial of destitute widows of soldiers and sailors."

Also, Assembly bill introduced by Mr. Brown (No. 1004, Int. No. 916), entitled "An act to amend the Highway Law, in relation to a new State route in the county of Tompkins."

Also, Assembly bill introduced by Mr. Brown (No. 1853, Int. No. 1508), entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' in relation to the condemnation of lands for opening streets and highways, public parks and grounds, and the assessment of damages, benefits and payment."

Also, Assembly bill introduced by Mr. Coffey (No. 1844, Int. No. 1498), entitled "An act to amend chapter five hundred and fifty-nine of the Laws of nineteen hundred and ten, entitled 'An act to provide a charter for the city of New Rochelle,' in relation to the city court clerk and marshal, and the practice and procedure in the city court of New Rochelle."

Also, Assembly bill introduced by Mr. Coffey (No. 1902, Int. No. 1545), entitled "An act to amend chapter one hundred and twenty-seven of the Laws of nineteen hundred and eleven, entitled 'An act to provide for a supply of pure and wholesome water for the city of Mount Vernon, and for the acquisition of lands or interests therein, and for the construction of the necessary reservoirs, dams, aqueducts, filters and other appurtenances for that purpose; and for the appointment of a commission with the powers and duties necessary and proper to attain these objects,' in relation to the powers of the board of water supply."

Also, Assembly bill introduced by Mr. Cross (No. 1555, Int. No. 1333), entitled "An act to amend the State Charities Law, in relation to the Rome State Custodial Asylum, making provision for parole of inmates."

Also, Assembly bill introduced by Mr. Colne (No. 1578, Int. No. 1356), entitled "An act to provide for a commission on the codification of the practice and procedure in the municipal court of the city of New York, and to simplify, revise and amend the pleadings, practice and procedure therein, and to provide rules for the conduct of the court, justices, clerks and attaches thereof and the marshals attached to the said court."

Also, Assembly bill introduced by Mr. Edwards (No. 1350, Int. No. 1180), entitled "An act making an appropriation for improvements and buildings on the State fair grounds at Syracuse."

Also, Assembly bill introduced by Mr. Evans (No. 171, Int. No. 170), entitled "An act to amend the Highway Law, in relation to a new State route in the county of Sullivan."

Also, Assembly bill introduced by Mr. Frisbie (No. 1881, Int. No. 1529), entitled "An act to amend chapter eight hundred and fifty-two of the Laws of nineteen hundred and eleven, entitled 'An act to amend the Education Law, in relation to a State school of agriculture at Cobleskill, Schoharie county, and pro-

viding for the purchase of a site and the erection of buildings, and making an appropriation therefor,' in relation to the acquisition of a site therefor."

Also, Assembly bill introduced by Mr. Whitney (No. 1575, Int. No. 1353), entitled "An act to provide for the dedication of the Saratoga battle monument, the appointment of a commission, prescribing its powers and duties, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. A. J. Levy (No. 1441, Int. No. 1250), entitled "An act to amend the 'Domestic Relations Law,' in relation to filing papers."

Also, Assembly bill introduced by Mr. Kopp (No. 1327, Int. No. 1157), entitled "An act to amend the Judiciary Law, in relation to the admission of applicants to the bar."

Also, Assembly bill introduced by Mr. Merrill (No. 814, Int. No. 758), entitled "An act to amend chapter four hundred and eighty-one of the Laws of nineteen hundred and eight, relating to the department of public instruction of the city of Schenectady."

Also, Assembly bill introduced by Mr. MacGregor (No. 1615, Int. No. 1372), entitled "An act to amend the Penal Law, in relation to prisoners."

Also, Assembly bill introduced by Mr. MacGregor (No. 1614, Int. No. 1371), entitled "An act to amend section eighty-nine of Inferior Criminal Courts Act of New York city, in relation to the commitment of women to the New York State Reformatory for Women."

Also, Assembly bill introduced by Mr. MacGregor (No. 1935, Int. No. 1571), entitled "An act to amend the Education Law, in relation to the salaries of teachers in the State normal schools, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. MacGregor (No. 1841, Int. No. 933), entitled "An act to amend the Judiciary Law, in relation to the compensation of attendants of Appellate Division in third and fourth departments."

Also, Assembly bill introduced by Mr. McDaniels (No. 1597, Int. No. 442), entitled "An act to amend the Highway Law, in relation to a new State route to be improved by the State."

Also, Assembly bill introduced by Mr. Malone (No. 1893, Int. No. 1542), entitled "An act to amend the Code of Criminal Procedure, in relation to the deposit of cash bail."

Also, Assembly bill introduced by Mr. Macdonald (No. 1852, Int. No. 1506), entitled "An act to authorize the town of Altamont, Franklin county, to raise money not to exceed ten thousand dollars for the improvement of a certain highway in the town of Piercefield, Saint Lawrence county."

Also, Assembly bill introduced by Mr. Robinson (No. 1771, Int. No. 1475), entitled "An act for the repair and reconstruction of the bridges on the Lake Champlain and Carthage road, over Twichell creek, and the flow of water caused by the State dam at Stillwater on Beaver river, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. T. K. Smith (No. 1887, Int. No. 1536), entitled "An act to amend chapter six hundred and seventy-six of the Laws of nineteen hundred and ten, entitled 'An act to establish the court of special sessions of the city of Syracuse, defining its powers and jurisdiction, and providing for its officers,' in relation to the duties of deputy clerk and stenographer of said court."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1635, Int. No. 1392), entitled "An act to amend the Code of Civil Procedure, in relation to a destruction of useless records in the city court of the city of New York."

Also, Assembly bill introduced by Mr. Talmage (No. 1894, Int. No. 1543), entitled "An act in relation to repairing of docks belonging to the town of Shelter Island, and legalizing the acts of said town in raising and expending money for such purpose."

Also, Assembly bill introduced by Mr. Talmage (No. 1895, Int. No. 1544), entitled "An act in relation to the acquiring of docks and landing places for public use by the town of Shelter Island, and to regulate the use of the same."

Also, Assembly bill introduced by Mr. Whitney (No. 810, Int. No. 754), entitled "An act authorizing the Board of Statutory Consolidation to examine and report a plan for the classification, consolidation and simplification of the civil practice in the courts of this State."

Also, Assembly bill introduced by Mr. Wilson (No. 1843, Int. No. 1497), entitled "An act to amend the Military Law, in relation to acquisition of sites for armories."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1919, Int. No. 1562), entitled "An act to amend the Labor Law, in relation to fireproof construction of buildings hereafter used for factory purposes."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1918, Int. No. 1561), entitled "An act to amend the Labor Law, in relation to automatic sprinklers."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1917, Int. No. 1560), entitled "An act to amend the Labor Law, in relation to fire drills in factories."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1916, Int. No. 1559), entitled "An act to amend the Labor Law, in relation to fire prevention in factories."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1903, Int. No. 1546), entitled "An act to amend the Labor Law, in relation to bakeries."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1890, Int. No. 1539), entitled "An act to amend the Labor Law, in relation to the registration of factories."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1889, Int. No. 1538), entitled "An act to amend the Labor Law, in relation to seats in factories and other establishments for female employees."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1867, Int. No. 1523), entitled "An act to amend the Labor Law, in relation to washing facilities and eating in factories producing or using poisonous substances."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1864, Int. No. 1520), entitled "An act to amend the Labor Law, in relation to foundries."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1863, Int. No. 1522), entitled "An act to amend the Labor Law, in relation to the powers of the Commissioner of Labor in respect to unclean factories."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1863,

Int. No. 1519), entitled "An act to amend the Labor Law, in relation to prohibited employment of females in certain cases."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1883, Int. No. 1531), entitled "An act to amend the Tax Law, in relation to secured debts."

Also, Assembly bill introduced by Mr. Weil (No. 1626, Int. No. 1383), entitled "An act to amend the Greater New York charter, in relation to the retirement from active service of officers, clerks and employees," reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred Senate bill introduced by Mr. Burd (No. 876, Rec. No. 239), entitled "An act to extend the time of the Buffalo and Susquehanna Railway Company to finish its road and put the same in operation."

Also, Senate bill introduced by Mr. Bayne (No. 760, Rec. No. 238), entitled "An act to provide for the construction of additional buildings and purchasing the necessary equipment therefor on the grounds of the New York State Hospital for the Care of Crippled and Deformed Children."

Also, Senate bill introduced by Mr. Black (No. 281, Rec. No. 81), entitled "An act to amend the Railroad Law, in relation to the repairs of streets by street railway companies."

Also, Senate bill introduced by Mr. Coats (No. 645, Rec. No. 83), entitled "An act to amend chapter eighty-seven of the Laws of eighteen hundred and ninety-three, entitled 'An act to amend chapter three hundred and thirty-five of the Laws of eighteen hundred and sixty-eight, entitled "An act to incorporate the city of Ogdensburgh," and the acts amending the same, generally,' and to repeal a provision thereof, in relation to the powers of the common council."

Also, Senate bill introduced by Mr. Cullen (No. 861, Rec.

No. 198), entitled "An act to amend the Greater New York charter, in relation to the composition of the police force and abolishing the grade of doorman."

Also, Senate bill introduced by Mr. Cronin (No. 579, Rec. No. 110), entitled "An act to amend the Greater New York charter, in relation to the presentation of claims against the city."

Also, Senate bill introduced by Mr. Ferris (No. 918, Rec. No. 258), entitled "An act to amend the County Law, in relation to county hospitals for the care of persons suffering from the disease known as tuberculosis."

Also, Senate bill introduced by Mr. Frawley (No. 286, Rec. No. 116), entitled "An act to amend the Greater New York charter, in relation to the payment of wages and salaries."

Also, Senate bill introduced by Mr. Cronin (No. 405, Rec. No. 209), entitled "An act to amend the Domestic Relations Law, in relation to the written consent by the parents to the marriage of a minor and to the duties of the city clerk."

Also, Senate bill introduced by Mr. Cullen (No. 1255, Rec. No. 204), entitled "An act to amend chapter two hundred and ninety-nine of the Laws of eighteen hundred and sixty-one, entitled 'An act to amend an act, entitled "An act to provide for the widening of Fourth avenue in the city of Brooklyn, and to establish a public drive and promenade on said avenue," passed April twelfth, eighteen hundred and sixty,' generally."

Also, Senate bill introduced by Mr. Ferris (No. 804, Rec. No. 113), entitled "An act to amend the Banking Law, in relation to the residence of trustees of savings banks."

Also, Senate bill introduced by Mr. Ferris (No. 56, Rec. No. 20), entitled "An act to amend the Second Class Cities Law, relative to contracts."

Also, Senate bill introduced by Mr. Griffin (No. 1211, Rec. No. 212), entitled "An act to amend the Code of Civil Procedure in relation to appeals."

Also, Senate bill introduced by Mr. Hamilton (No. 817, Rec. No. 261), entitled "An act to provide for the establishment of a fish hatchery in the county of Chautauqua, and making an appropriation therefor."

Also, Senate bill introduced by Mr. Harte (No. 719, Rec. No. 177), entitled "An act to provide a survey and plans for the acquisition of harbor terminals by the State in the port of New York, by the construction of an artificial waterway between Flushing and Jamaica bays, and providing an appropriation therefor."

Also, Senate bill introduced by Mr. Harte (No. 1034, Rec. No. 178), entitled "An act to make the office of the county clerk of the county of Queens a salaried office, and regulating the management of such office."

Also, Senate bill introduced by Mr. McManus (No. 571, Rec. No. 59), entitled "An act to amend chapter six hundred and sixty-one of the Laws of nineteen hundred and six, entitled 'An act to provide for a better arrangement, indexing and preservation of the records, documents, books, maps and papers, deposited or filed in the office of the clerk of the county of New York,' as amended by chapter two hundred and ninety-two of the Laws of nineteen hundred and eleven."

Also, Senate bill introduced by Mr. O'Brien (No. 536, Rec. No. 142), entitled "An act to grant to the city of New York islands, hummocks, hassocks, marsh and meadow lands, in Jamaica bay and vicinity."

Also, Senate bill introduced by Mr. McClelland (No. 699, Rec. No. 78), entitled "An act to amend the Code of Criminal Procedure, in relation to granting power to courts to set aside judgments rendered upon defendants pleading guilty to felonies."

Also, Senate bill introduced by Mr. Platt (No. 1032, Rec. No. 180), entitled "An act to amend chapter four hundred and forty-five of the Laws of eighteen hundred and ninety-eight, entitled 'An act to make the office of sheriff of Steuben county a salaried one, in part, and to regulate the management thereof,' in relation to residence and duties of the sheriff and abolishing the office of sheriff's clerk."

Also, Senate bill introduced by Mr. Platt (No. 1033, Rec. No. 181), entitled "An act making the office of treasurer of Steuben county a salaried office, and regulating the management thereof."

Also, Senate bill introduced by Mr. Platt (No. 251, Rec. No.

144), entitled "An act to extend the time of Tuscarora Traction Company to begin and finish the construction of its railroad."

Also, Senate bill introduced by Mr. Ramsperger (No. 558, Assembly Reprint No. 1798, Rec. No. 63), entitled "An act to amend chapter twenty-six of the Laws of nineteen hundred and ten, entitled 'An act creating a commission for the government and control of a municipal hospital for the city of Buffalo for the care and treatment of persons affected with incipient tuberculosis, and defining the powers and prescribing the duties of said commission,' generally."

Also, Senate bill introduced by Mr. Ramsperger (No. 1021, Rec. No. 185), entitled "An act to amend the Education Law, in relation to payments from the retirement fund for teachers in State institutions."

Also, Senate bill introduced by Mr. Sage (No. 982, Rec. No. 226), entitled "An act to amend the Highway Law, in relation to the courses and descriptions of route three of the State highway system."

Also, Senate bill introduced by Mr. Sage (No. 509, Rec. No. 148), entitled "An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' in relation to penalty of the bond of the overseer of the poor of city of Cohoes."

Also, Senate bill introduced by Mr. Sage (No. 773, Rec. No. 89), entitled "An act to amend the Judiciary Law, in relation to attorneys and counsellors."

Also, Senate bill introduced by Mr. Stilwell (No. 540, Rec. No. 90), entitled "An act to amend the Education Law, relative to the apportionment of bonded indebtedness in case of the creation of a new district out of a part of a district having an outstanding bonded indebtedness."

Also, Senate bill introduced by Mr. Walters (No. 998, Rec. No. 235), entitled "An act to amend chapter eight hundred and fifty-one of the Laws of nineteen hundred and eleven, entitled 'An act to establish a State college of forestry at Syracuse University, and making an appropriation therefor,' relative to the objects and purposes of the college."

Also, Senate bill introduced by Mr. Walters (No. 1216, Rec. No. 246), entitled "An act to amend the County Law, in relation to the establishment of county hospital for tuberculosis."

Also, Senate bill introduced by Mr. Walters (No. 959, Rec. No. 233), entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' in relation to rights of purchasers of lands sold for taxes or assessments."

Also, Senate bill introduced by Mr. Walters (No. 949, Rec. No. 232), entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' in relation to the filing of unpaid State and county taxes."

Also, Senate bill introduced by Mr. Walters (No. 948, Rec. No. 231), entitled "An act to amend chapter eight hundred and fifty-eight of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend the statutes in reference to the collection of taxes in the county of Onondaga,' relative to the time of filing statement of unpaid taxes by the county treasurer of Onondaga county."

Also, Senate bill introduced by Mr. Wainwright (No. 484, Rec. No. 248), entitled "An act to amend the Highway Law, in relation to the course and description of State route number two," reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the bill introduced by Mr. Yale (No. 1957, Int. No. 1554), entitled "An act to amend the Highway Law, by the addition of a new State route in the county of Putnam," reported in favor of the passage of the same, with the following amendment:

Page 2, line 4, strike out the first word "nine" and insert the word "one".

and that the same be reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after consideration of the special orders on third reading theretofore reported, which report was agreed to, and said bill ordered reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading theretofore reported.

The bill (No. 1934, Int. No. 536) entitled "An act to amend the Transportation Corporations Law, in relation to water storage corporations" having been announced for a second reading,

On motion of Mr. Patrie, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1195, Int. No. 1058) entitled "An act to amend the Liquor Tax Law, in relation to jurisdiction of courts of special sessions in the city and county of New York."

Debate was had thereon, when Mr. Young moved the previous question.

Mr. Speaker put the question, "Shall the main question be now put?" and it was determined in the affirmative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 24

NOES 64

Those who voted in the affirmative were:

Boylan	Evans	Kennedy	McCue	Smith A E
Brennan	Frisbie	Kopp	McElligott	Walker
Bush	Goldberg	Levy A J	Pappert	Weil
Caughlan	Greenberg	Levy J	Rahl	Wende
Cuvillier	Gurnett	Madden	Schwarz	

Those who voted in the negative were:

Adler	Crandell	Horton	Phillips	Stoddard
Banzhaf	Crane	Langhorst	Pierce	Sweet
Baumes	Crawford	Lincoln	Richardson	Talmage
Blauvelt	Dana	Malone	Robinson	Thorn
Brong	Entwistle	Mathewson	Schmitt	Vert
Brown	Fleck	McDaniels	Shannon	Waring
Bryant	Gage	Merrill	Shepardson	Waters
Bullion	Gibeau	Milford	Singleton	Whitney
Chanler	Gillett	Nelson	Slater	Wilson
Chilton	Grace	Page	Slocum	Winters
Coffey	Hinman	Parker	Smith M	Wood
Colné	Hoff	Patrie	Smith T K	Young
Cook	Hopkins	Pembleton	Stivers	

Mr. A. E. Smith moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

The bill (No. 1742, Int. No. 1137) entitled "An act to amend the Public Health Law, in relation to operations for the prevention of procreation."

Debate was had thereon, when Mr. Young moved the previous question.

Mr. Speaker put the question, "Shall the main question be now put?" and it was determined in the affirmative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 78

NOES 9

Those who voted in the affirmative were:

Adler	Edwards	Levy A J	Pembleton	Stoddard
Banzhaf	Entwistle	Levy J	Pierce	Sweet
Bell	Evans	Lincoln	Rahl	Talmage
Blauvelt	Fitzgerald	MacGregor	Richardson	Thorn
Brennan	Fleck	Madden	Robinson	Vert
Brown	Frisbie	Malone	Schmitt	Walker
Bryant	Gibeau	Mathewson	Schwarz	Waring
Bush	Gillett	McElligott	Shannon	Waters
Caughlan	Goldberg	McKee	Shepardson	Weil
Chanler	Greenberg	Merrill	Slater	Wende

Coffey	Hinman	Milford	Slocum	Whitney
Colné	Hoff	Nelson	Smith A E	Wilson
Constantine	Hopkins	Page	Smith M	Winters
Crandell	Horton	Pappert	Smith T K	Wood
Crane	Kennedy	Parker	Stivers	Yale
Dana	Langhorst	Patrie		

Those who voted in the negative were:

Ahern	Boylan	Crawford	Gage	Kopp
Baumes	Cook	Cuvillier	Grace	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 853, Int. No. 796) entitled "An act to repeal section ten of the Tax Law, relating to taxation of real property divided by line of tax district." was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 72

NOES 10

Those who voted in the affirmative were:

Adler	Crawford	Kennedy	Pappert	Stivers
Ahern	Dana	Keys	Parker	Stoddard
Banzhaf	Edwards	Langhorst	Phillips	Sweet
Baumes	Entwistle	Levy J	Pierce	Talmage
Bell	Fitzgerald	Lincoln	Prime	Vert
Blauvelt	Frisbie	Macdonald	Rahl	Walker
Boylan	Gage	Madden	Richardson	Waring
Brennan	Gibeau	Malone	Schmitt	Weil
Bryant	Gillett	Mathewson	Schwarz	Whitney
Caughlan	Goldberg	McCue	Slater	Wilson
Colné	Grace	McDaniels	Slocum	Winters
Constantine	Hoff	Milford	Smith A E	Wood
Cook	Hopkins	Nelson	Smith M	Yale
Crandell	Horton	Page	Smith T K	Young
Crane	Jones			

Those who voted in the negative were:

Cuvillier	Greenberg	Machold	Patrie	Shepardson
Evans	Levy A J	Merrill	Pembleton	Wende

Mr. Baumes moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the bill (No. 1186, Int. No. 1048), entitled "An act to amend chapter two hundred and sixty-three of the Laws of nineteen hundred and five, entitled 'An act authorizing the town board of the town of Cortlandt to appropriate certain moneys to the Helping Hand Hospital Association of Peekskill, New York,' in relation to the name of the corporation to which such moneys shall be paid."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schechter	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1932, Int. No. 940), entitled "An act to amend the Greater New

York charter, in relation to the board of examiners of the bureau of buildings."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1398, Int. No. 1224), entitled "An act to amend the Insurance Law, in relation to rebates and discriminations."

Said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colne	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Young, the committee on rules was instructed to report Senate bill (No. 685, Rec. No. 175), entitled "An act providing for the construction of a foot bridge over the Erie canal at Cornelia street, in the city of Utica, and making an appropriation therefor."

On motion of Mr. Young, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Young, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thoin
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1061, Int. No. 965), entitled "An act providing for the construction of a foot bridge over the Erie canal at Cornelia street, in the city of Utica, and making an appropriation therefor."

On motion of Mr. Young, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1898, Int. No. 1201), entitled "An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to sessions of court on Sunday."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1686, Int. No. 109), entitled "An act to amend the Greater New York charter, relative to damages for change of grade."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stviers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Fairrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwartz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 964, Int. No. 876), entitled "An act to amend the Penal Law, relative to falsification of books, reports or statements of corporations subject to the Banking Law, by an officer, director, trustee, employee or agent thereof."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Buah	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schechter	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 965, Int. No. 877), entitled "An act to amend the Penal Law, relative to abstraction of or willful misapplication of money, funds or property, or misapplication of credit, of any corporation subject to the Banking Law, by an officer, director, trustee, employee or agent thereof."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 1

Those who voted in the affirmative were:

Adler	Crane	Hinman	McKeon	Slater
Akern	Crawford	Hoff	Milford	Slocum
Allen	Cross	Hopkins	Murray	Smith A E
Banzhaf	Cuvillier	Horton	Nelson	Smith M
Baumes	Dana	Jackson	Page	Smith T K
Bell	Duntz	Jones	Pappert	Stivers
Bennett	Ebbets	Karutz	Parker	Stoddard
Blauvelt	Edwards	Kennedy	Patrie	Sweet
Boylan	Entwistle	Keys	Pembleton	Tallett
Brennan	Evans	Kopp	Phillips	Talmage
Brereton	Farrell	Langhorst	Pierce	Thompson
Brong	Fitzgerald	Lent	Prime	Thorn
Brown	Fleck	Levy A J	Rahl	Vert
Bryant	Frisbie	Levy J	Richardson	Walker
Bullion	Gage	Lincoln	Robinson	Waring
Bush	Garvey	Macdonald	Ruddick	Waters
Caupbell	Gibeau	MacGregor	Ruland	Wende
Caughlan	Gillett	Machold	Schector	Whitney
Chanler	Goldberg	Madden	Schmitt	Wilson
Cheney	Grace	Malone	Schwarz	Winters
Chilton	Graubard	Mathewson	Seaker	Wood
Coffey	Gurnett	McCue	Seeley	Yale
Coleman	Hackett	McDaniels	Shannon	Yeomans
Colné	Hart	McElligott	Shepardson	Young
Constantine	Hearn	McGrath	Shlivek	Yule
Cook	Heiberger	McKee	Singleton	Zorn
Crandell				

In the negative:

Weil

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1897, Int. No. 1297), entitled "An act to amend the Indian Law, in relation to the Saint Regis tribe of Indians."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schechter	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1834, Int. No. 1191), entitled "An act to amend the Code of Criminal Procedure, relative to bail."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M

Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1740, Int. No. 981), entitled "An act to amend section fourteen of chapter five hundred and forty-one of the Laws of nineteen hundred and nine, entitled, 'An act to provide for the paving and improvement of streets in the village of Hoosick Falls, Rensselaer county, and to provide for the method and means of paying therefor,' as amended by chapter four hundred and fifty-four of the Laws of nineteen hundred and eleven, and for the settlement and adjustment of claims and damages arising therefrom."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M

Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1253, Int. No. 1102); entitled "An act to provide for deepening the channel of the Peconic river from Indian island to Riverhead town dock, in the county of Suffolk, and making an appropriation therefor."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett

Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1679, Int. No. 708), entitled "An act to amend chapter six hundred and forty-six of the Laws of nineteen hundred and five, entitled 'An act to provide for the construction and maintenance of a sanitary trunk sewer and a sanitary outlet sewer in the county of Westchester, and to provide means for the payment therefor,' generally."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson

Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	hearn	McKee	Singleton	Yule
Cook	heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1876, Int. No. 1200), entitled "An act to amend the Agricultural Law, in relation to the sale and analysis of concentrated commercial feeding stuffs."

On motion of Mr. MacGregor, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the bill (No. 1869, Int. No. 1525), entitled "An act to authorize the police commissioner of the city of New York to increase the pension of Henry C. Fink to an amount not exceeding the salary paid to him at the date of his retirement."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K

Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1337, Int. No. 1167), entitled "An act to amend the Judiciary Law, in relation to the court of special sessions in the city of New York."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 6

Those who voted in the affirmative were:

Adler	Crandell	Hinman	McKeon	Slater
Ahern	Crawford	Hoff	Milford	Slocum
Allen	Cross	Hopkins	Murray	Smith A E
Banzhaf	Cuvillier	Horton	Page	Smith M
Baumes	Duntz	Jackson	Pappert	Smith T K
Bell	Ebbets	Jones	Parker	Stivers
Bennett	Edwards	Karutz	Patrie	Sweet
Blauvelt	Entwistle	Kennedy	Pembleton	Tallett
Boylan	Evans	Keys	Phillips	Talmage
Brennan	Farrell	Kopp	Pierce	Thompson
Brereton	Fitzgerald	Langhorst	Prime	Thorn

Brong	Fleck	Lent	Rahl	Vert
Brown	Frisbie	Levy J	Richardson	Walker
Bryant	Gage	Lincoln	Robinson	Waring
Bullion	Garvey	Macdonald	Ruddick	Waters
Bush	Gibeau	MacGregor	Ruland	Weil
Campbell	Gillett	Machold	Schector	Wende
Caughlan	Goldberg	Madden	Schmitt	Whitney
Chanler	Grace	Malone	Schwarz	Wilson
Cheney	Graubard	Mathewson	Seaker	Winters
Chilton	Gurnett	McCue	Seeley	Wood
Coffey	Hackett	McDaniels	Shannon	Yale
Coleman	Hart	McElligott	Shepardson	Yeomans
Colné	Hearn	McGrath	Shlivek	Yule
Constantine	Heiberger	McKee	Singleton	Zorn
Cook				

Those who voted in the negative were:

Crane	Levy A J	Nelson	Stoddard	Young
Dana				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1339, Int. No. 1169), entitled "An act to amend the Penal Law, in relation to grand larceny in second degree."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil

Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1338, Int. No. 1168), entitled "An act to amend the Penal Law, in relation to injury to property."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 1

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Slocum
Ahern	Crawford	Hoff	Murray	Smith A E
Allen	Cross	Hopkins	Nelson	Smith M
Banshaf	Cuvillier	Horton	Page	Smith T K
Baumes	Dana	Jackson	Pappert	Stivers
Bell	Dunts	Jones	Parker	Stoddard
Bennett	Ebbets	Karutz	Patrie	Sweet
Blauvelt	Edwards	Kennedy	Pembleton	Tallett
Boylan	Entwistle	Keys	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans

Colné	Hart	McGrath	Shlivel	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell				

In the negative:

Kopp

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1219, Int. No. 1076), entitled "An act to amend the Liquor Tax Law, in relation to the issuance and limitation of certificates for traffic under subdivisions one and two of section eight, notices of abandonment and application to transfer certificates."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans

Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heilberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1173, Int. No. 1035), entitled "An act to amend the Lien Law, in relation to the refileing of chattel mortgages and the entry thereof."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heilberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1486, Int. No. 1284), entitled "An act to repeal section thirty-four of the Navigation Law, relating to fees for boat inspections and licenses."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1410, Int. No. 1236), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, relative to the taking of private property for public use."

Said bill having been announced for a third reading,

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the bill (No. 1558, Int. No. 1336), entitled "An act to amend the Greater New York charter, in relation to a custodian of works of art, defining his powers and duties and providing for the maintenance of his office."

Said bill having been announced for a third reading,

On motion of Mr. Hoff, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

Mr. Speaker announced the special order, being the bill (No. 1648, Int. No. 1405), entitled "An act to incorporate the Doctor J. H. Dye Medical Institute."

Said bill having been announced, Mr. MacGregor moved to amend as follows:

Page 2, line 8, strike out "consultations". Strike out all of lines 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21 and 22 to and including "thereof," and insert in place thereof "and said corporation shall have the rights and privileges of corporations organized under article seven of the Membership Corporations Law."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the special order of second and third reading.

Mr. Speaker announced the special order, being the bill (No. 1663, Int. No. 1420), entitled "An act to amend chapter three hundred and fifty-nine of the Laws of eighteen hundred and sixty-two, entitled 'An act to incorporate the New York Commercial Association,' in relation to the powers and duties of the arbitration committee of such corporation, now known as the New York Produce Exchange."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Wednesday next.

Mr. Speaker announced the special order, being the bill (No.

1841, Int. No. 933), entitled "An act to amend the Judiciary Law, in relation to the compensation of attendants of Appellate Division in third and fourth departments."

On motion of Mr. MacGregor, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 1

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Slocum
Ahern	Crawford	Hoff	Murray	Smith A E
Allen	Cross	Hopkins	Nelson	Smith M
Banshaf	Cuvillier	Horton	Page	Smith T K
Baumes	Dana	Jackson	Pappert	Stivers
Bell	Dunts	Jones	Parker	Stoddard
Bennett	Ebbets	Karutz	Patrie	Sweet
Blauvelt	Edwards	Kennedy	Pembleton	Tallett
Boylan	Entwistle	Keys	Phillips	Talmage
Brennan	Evans	Kopp	Pierce	Thompson
Brereton	Farrell	Langhorst	Prime	Thorn
Brong	Fitzgerald	Lent	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell				

In the negative:

Levy A J

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No.

1929, Int. No. 1570), entitled "An act making an appropriation for the payment of interest on the debt for barge canal terminals contracted or to be contracted under the provisions of article seven, section four of the Constitution."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered. That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1928, Int. No. 1569), entitled "An act making an appropriation

for the payment of the principal and interest on the debt for the Saratoga Springs State Reservation contracted or to be contracted under chapter five hundred and sixty-nine of the Laws of nineteen hundred and nine, as amended by chapter three hundred and ninety-four of the Laws of nineteen hundred and eleven."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being présent.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillet	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seake	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Cohné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No.

1927, Int. No. 1568), entitled "An act making an appropriation for the payment of interest on the debt for highway improvement contracted or to be contracted under article seven, section twelve of the Constitution, and as provided by law, for the fiscal year beginning on the first day of October, nineteen hundred and twelve."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1926, Int. No. 1567), entitled "An act making an appropriation for the payment of a portion of the principal of the canal debt."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1925, Int. No. 1566), entitled "An act making an appropriation for the payment for the fiscal year beginning on the first day of

October, nineteen hundred and twelve, of interest on the canal debt contracted or to be contracted under article seven, section four of the Constitution."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1924, Int. No. 1565), entitled "An act making an appropriation for the payment for the fiscal year beginning on the first day of

October, nineteen hundred and eleven, of interest on the canal debt contracted or to be contracted under article seven, section four of the Constitution."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

· AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banahaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1923, Int. No. 1564), entitled "An act making an appropriation for the payment of interest on the debt for highway improvement

contracted or to be contracted under article seven, section twelve of the Constitution, and as provided by law, for the fiscal year beginning on the first day of October, nineteen hundred and eleven."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schechter	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1922, Int. No. 1563), entitled "An act making an appropriation for the payment for the fiscal year beginning on the first day of

October, nineteen hundred and twelve, of interest on the Palisades Interstate Park debt contracted under article seven, section four of the Constitution."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1860, Int. No. 1516), entitled "An act to amend section two of the State Law, in relation to boundary lines between the State of New York and the State of Connecticut."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pemberton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1857, Int. No. 1513), entitled "An act making an appropriation for the State Commission of Highways for the maintenance and repairing of public highways improved or constructed by State aid."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Busch	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Seimitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 835, Int. No. 778), entitled "An act to provide for the burial of destitute widows of soldiers and sailors."

Said bill having been announced for a second reading.

On motion of Mr. Banzhaf, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No.

1004, Int. No. 916), entitled "An act to amend the Highway Law, in relation to a new State route in the county of Tompkins."

On motion of Mr. Brown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Paumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Frennan	Evans	Langhorst	Pierce	Thompson
Piereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1853, Int. No. 1508), entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' in relation to the condemna-

tion of lands for opening streets and highways, public parks and grounds, and the assessment of damages, benefits and payment."

On motion of Mr. Brown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pemberton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwartz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1844, Int. No. 1498), entitled "An act to amend chapter five hundred and fifty-nine of the Laws of nineteen hundred and ten, entitled 'An act to provide a charter for the city of New Rochelle,' in

relation to the city court clerk and marshal, and the practice and procedure in the city court of New Rochelle."

On motion of Mr. Coffey, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1902, Int. No. 1545), entitled "An act to amend chapter one hundred and twenty-seven of the Laws of nineteen hundred and eleven, entitled 'An act to provide for a supply of pure and whole-

some water for the city of Mount Vernon, and for the acquisition of lands or interests therein, and for the construction of the necessary reservoirs, dams, aqueducts, filters and other appurtenances for that purpose, and for the appointment of a commission with the powers and duties necessary and proper to attain these objects,' in relation to the powers of the board of water supply."

On motion of Mr. Coffey, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1555, Int. No. 1333), entitled "An act to amend the State Charities Law, in relation to the Rome State Custodial Asylum, making provision for parole of inmates."

On motion of Mr. Cross, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1578, Int. No. 1356), entitled "An act to provide for a commis-

sion on the codification of the practice and procedure in the municipal court of the city of New York and to simplify, revise and amend the pleadings, practice and procedure therein and to provide rules for the conduct of the court, justices, clerks and attaches thereof and the marshals attached to the said court."

On motion of Mr. Colne, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 79

NOES 12

Those who voted in the affirmative were:

Adler	Dana	Kennedy	Page	Smith T K
Ahern	Edwards	Kopp	Pappert	Stivers
Baumes	Entwistle	Langhorst	Parker	Stoddard
Bell	Evans	Levy A J	Pembleton	Sweet
Blauvelt	Fleck	Lincoln	Pierce	Talmage
Brennan	Frisbie	Macdonald	Prime	Thorn
Brown	Gage	MacGregor	Rahl	Vert
Bryant	Gibeau	Machold	Richardson	Walker
Caughlan	Gillett	Madden	Robinson	Waring
Coffey	Grace	Malone	Schmitt	Waters
Colné	Gurnett	Mathewson	Schwarz	Whitney
Constantine	Hinman	McElligott	Shannon	Wilson
Cook	Hoff	McKee	Shepardson	Winters
Crandell	Hopkins	Merrill	Singleton	Young
Crane	Horton	Milford	Slater	Zorn
Crawford	Jones	Nelson	Smith M	

Those who voted in the negative were:

Boylan	Cuvillier	Levy J	Patrie	Weil
Bush	Fitzgerald	McCue	Smith A E	Wood
Chanler	Greenberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1350, Int. No. 1180), entitled "An act making an appropriation for improvements and buildings on the State fair grounds at Syracuse."

On motion of Mr. Edwards, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Evans, the committee on rules was instructed to report Senate bill (No. 307, Rec. No. 223), entitled "An act to amend the Highway Law, in relation to a new State route in the county of Sullivan."

On motion of Mr. Evans, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Evans, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillet	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwartz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 171, Int. No. 170), entitled "An act to amend the Highway Law, in relation to a new State route in the county of Sullivan."

On motion of Mr. Evans, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No.

1881, Int. No. 1529), entitled "An act to amend chapter eight hundred and fifty-two of the Laws of nineteen hundred and eleven, entitled 'An act to amend the Education Law, in relation to a State school of agriculture at Cobleskill, Schoharie county, and providing for the purchase of a site and the erection of buildings, and making an appropriation therefor,' in relation to the acquisition of a site therefor."

On motion of Mr. Frisbie, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1575, Int. No. 1353), entitled "An act to provide for the dedication of the Saratoga battle monument, the appointment of a commission, prescribing its powers and duties, and making an appropriation therefor."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillet	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Ccleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1441, Int. No. 1250), entitled "An act to amend the 'Domestic Relations Law,' in relation to filing papers."

Said bill having been announced, Mr. A. J. Levy moved to amend as follows:

Page 1, line 1 of the title, strike out quotation marks.

Page 1, line 1, strike out "article three, section" and insert "Section".

On page 3, line 10, strike out "act" and insert "article".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the special order of second and third reading.

Mr. Speaker announced the special order, being the bill (No. 1327, Int. No. 1157), entitled "An act to amend the Judiciary Law, in relation to the admission of applicants to the bar."

On motion of Mr. Kopp, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Plauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwartz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters

Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 814, Int. No. 758), entitled "An act to amend chapter four hundred and eighty-one of the Laws of nineteen hundred and eight, relating to the department of public instruction of the city of Schenectady."

On motion of Mr. Merrill, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Ad'er	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Breiton	Farrell	Lent	Prime	Thorn
Biong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwartz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans

Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1615, Int. No. 1372), entitled "An act to amend the Penal Law, in relation to prisoners."

Said bill having been announced, Mr. MacGregor moved to amend as follows:

Page 1, line 3, after "term" insert comma, after "prison" insert comma.

Page 1, line 4, strike out "section", insert "article".

Page 1, line 7, after "term" insert comma. Line 8, after "law" insert comma. Line 10, italicise "Definition of misdemeanor".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the special order of second and third reading.

Mr. Speaker announced the special order, being the bill (No. 1614, Int. No. 1371), entitled "An act to amend section eighty-nine of Inferior Criminal Courts Act of New York city, in relation to the commitment of women to the New York State Reformatory for Women."

On motion of Mr. MacGregor, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M

Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pemberton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schechter	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Canler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiterger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1935, Int. No. 1571), entitled "An act to amend the Education Law, in relation to the salaries of teachers in the State normal schools, and making an appropriation therefor."

On motion of Mr. MacGregor, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet

Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibéau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
C. eney	Grace	Mathewson	Seaker	Winters
Ch'l on	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zo'n
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1597, Int. No. 442), entitled "An act to amend the Highway Law, in relation to a new State route to be improved by the State."

On motion of Mr. McDaniels, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Faumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert

Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1893, Int. No. 1542), entitled "An act to amend the Code of Criminal Procedure, in relation to the deposit of cash bail."

On action of Mr. Malone, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pemberton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende

Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1852, Int. No. 1506), entitled "An act to authorize the town of Altamont, Franklin county, to raise money not to exceed ten thousand dollars for the improvement of a certain highway in the town of Piercefield, Saint Lawrence county."

On action of Mr. Macdonald, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhoist	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters

Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1771, Int. No. 1475), entitled "An act for the repair and reconstruction of the bridges on the Lake Champlain and Carthage road, over Twichell creek, and the flow of water caused by the State dam at Stillwater on Beaver river, and making an appropriation therefor."

On motion of Mr. Robinson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood

Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1887, Int. No. 536), entitled "An act to amend chapter six hundred and seventy-six of the Laws of nineteen hundred and ten, entitled 'An act to establish the court of special sessions of the city of Syracuse, defining its powers and jurisdiction and providing for its officers,' in relation to the duties of deputy clerk and stenographer."

On motion of Mr. T. K. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood

Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Greenberg	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1635, Int. No. 1392), entitled "An act to amend the Code of Civil Procedure, in relation to a destruction of useless records in the city court of the city of New York."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Millford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stevens
Bell	Dunts	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Rush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1894, Int. No. 1543), entitled "An act in relation to repairing of docks belonging to the town of Shelter Island and legalizing the acts of said town in raising and expending money for such purpose."

On motion of Mr. Talmage, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Millford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1895, Int. No. 1544), entitled "An act in relation to the acquiring of docks and landing places for public use by the town of Shelter Island, and to regulate the use of the same."

On motion of Mr. Talmage, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Kautz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Ver+
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillet	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 810, Int. No. 754), entitled "An act authorizing the Board of Statutory Consolidation to examine and report a plan for the classification, consolidation and simplification of the civil practice in the courts of this State."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

On motion of Mr. Whitney, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the bill (No. 1843, Int. No. 1497), entitled "An act to amend the Military Law, in relation to acquisition of sites for armories."

On motion of Mr. Wilson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pemberton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibbeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwartz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubaad	McCue	Seeley	Wood

Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1919, Int. No. 1562), entitled "An act to amend the Labor Law, in relation to the fireproof construction of buildings hereafter used for factory purposes."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stiveis
Bell	Dunts	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillet	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1918, Int. No. 1561), entitled "An act to amend the Labor Law, in relation to automatic sprinklers."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 1

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Cross	Hopkins	Murray	Smith A E
Allen	Cuvillier	Horton	Nelson	Smith M
Banshaf	Dana	Jackson	Page	Smith T K
Baumes	Duntz	Jones	Pappert	Stivers
Bell	Ebbets	Karutz	Parker	Stoddard
Bennett	Edwards	Kennedy	Patrie	Sweet
Blauvelt	Entwistle	Keys	Pembleton	Tallett
Boylan	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brown	Frisbie	Levy J	Richardson	Walker
Bryant	Gage	Lincoln	Robinson	Waring
Bullion	Garvey	Macdonald	Ruddick	Waters
Bush	Gibeau	MacGregor	Ruland	Weil
Campbell	Gillett	Machold	Schector	Wende
Caughlan	Goldberg	Madden	Schmitt	Whitney
Chanler	Grace	Malone	Schwarz	Wilson
Cheney	Graubard	Mathewson	Seaker	Winters
Chilton	Gurnett	McCue	Seeley	Wood
Coffey	Hackett	McDaniels	Shannon	Yale
Coleman	Hart	McElligott	Shepardson	Yeomans
Colné	Hearn	McGrath	Shlivek	Young
Constantine	Heiberger	McKee	Singleton	Yule
Cook	Hinman	McKeon	Slater	Zorn
Crandell				

In the negative:

Crawford

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1917, Int. No. 1560), entitled "An act to amend the Labor Law, in relation to fire drills in factories."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwartz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1916, Int. No. 1559), entitled "An act to amend the Labor Law, in relation to fire prevention in factories."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Fairrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1903, Int. No. 1546), entitled "An act to amend the Labor Law, in relation to bakeries."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 2

Those who voted in the affirmative were:

Adler	Crandell	Hinman	Milford	Slocum
Ahern	Crane	Hoff	Murray	Smith A E
Allen	Crawford	Hopkins	Nelson	Smith M
Banzhaf	Cross	Horton	Page	Smith T K
Baumes	Cuvillier	Jackson	Pappert	Stivers
Bell	Dana	Jones	Parker	Stoddard
Bennett	Duntz	Karutz	Patrie	Sweet
Blauvelt	Ebbets	Kennedy	Pembleton	Tallett
Boylan	Edwards	Keys	Phillips	Talmage
Brennan	Entwistle	Kopp	Pierce	Thompson
Brereton	Evans	Langhorst	Prime	Thorn
Brong	Farrell	Lent	Rahl	Vert
Brown	Fitzgerald	Levy A J	Richardson	Walker
Bryant	Fleck	Levy J	Robinson	Waring
Bullion	Frisbie	Lincoln	Ruddick	Waters
Bush	Gage	Macdonald	Ruland	Weil
Campbell	Garvey	Machold	Schector	Wende
Caughlan	Gibeau	Madden	Schmitt	Whitney
Chanler	Gillett	Malone	Schwarz	Wilson
Cheney	Goldberg	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn

Those who voted in the negative were:

Grace MacGregor

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1890, Int. No. 1539), entitled "An act to amend the registration of factories."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1889, Int. No. 1538), entitled "An act to amend the Labor Law, in relation to seats in factories and other establishments for female employees."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1867, Int. No. 1523), entitled "An act to amend the Labor Law, in relation to washing facilities and eating in factories producing or using poisonous substances."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Fariell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGiegor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wileon
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1864, Int. No. 1520), entitled "An act to amend the Labor Law, in relation to foundries."

On motion of Mr. A. E. Smith, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the bill (No. 1866, Int. No. 1522), entitled "An act to amend the Labor Law, in relation to the powers of the Commissioner of Labor in respect to unclean factories."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Charler	Goldberg	Malone	Schwaiz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGiath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1863, Int. No. 1519), entitled "An act to amend the Labor Law, in relation to prohibited employment of females in certain cases."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwartz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1883, Int. No. 1531), entitled "An act to amend the Tax Law, in relation to taxation of secured debts."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullfon	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1626, Int. No. 1383), entitled "An act to amend the Greater New York charter, in relation to the retirement from active service of officers, clerks and employees."

On motion of Mr. Weil, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Pattie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanlei	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 760, Rec. No. 238), entitled "An act to provide for the construction of additional buildings and purchasing the necessary equipment therefor on the grounds of the New York State Hospital for the Care of Crippled and Deformed Children."

On motion of Mr. Thompson said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhoist	Pierce	Thompson
Brereton	Fariell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colne	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 876, Rec. No. 239), entitled "An act to extend the time of the Buffalo and Susquehanna Railway Company to finish its road and put the same in operation."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second and third reading calender for Tuesday next.

Mr. Speaker announced the special order, being the Senate bill (No. 281, Rec. No. 81), entitled "An act to amend the Railroad Law, in relation to the repairs of streets by street railway companies."

On motion of Mr. Parker, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Alder	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Carvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Coughlan	Gillett	Madden	Schmitt	Whitney
Cianler	Goldberg	Malone	Schwarz	Wilson
Cieney	Grace	Mathewson	Seaker	Winters
Cilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Ciandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 645, Rec. No. 83), entitled "An act to amend chapter eighty-seven of the Laws of eighteen hundred and ninety-three, entitled 'An act to amend chapter three hundred and thirty-five of the Laws of eighteen hundred and sixty-eight, entitled "An

act to incorporate the city of Ogdensburg," and the acts amending the same,' generally, and to repeal a provision thereof, in relation to the powers of the common council."

On motion of Mr. Seaker, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brieiton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwars	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 861, Rec. No. 198), entitled "An act to amend the

Greater New York charter, in relation to the composition of the police force and abolishing the grade of doorman."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Ertwistle	Kopp	Phillips	Talmage
Biennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Waters
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 579, Rec. No. 110), entitled "An act to amend the Greater New York charter, in relation to the presentation of claims against the city."

On motion of Mr. McKeon, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler.	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sullivan
Blauvelt	Edwards	Keys	Pemberton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 918, Rec. No. 258), entitled "An act to amend the County Law, in relation to county hospitals for the care of persons suffering from the disease known as tuberculosis."

On motion of Mr. Cross, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 286, Rec. No. 116), entitled "An act to amend the Greater New York charter, in relation to the payment of wages and salaries."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Millford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhoist	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 405, Rec. No. 209), entitled "An act to amend the Domestic Relations Law, in relation to the written consent by the parents to the marriage of a minor and to the duties of the city clerk."

On motion of Mr. McKeon, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed

and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Paiker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Gaivey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Grauhard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1255, Rec. No. 204), entitled "An act to amend chapter two hundred and ninety-nine of the Laws of eighteen hundred and sixty-one, entitled 'An act to amend an act, entitled "An act to provide for the widening of Fourth avenue in the city of Brooklyn, and to establish a public drive and promenade on said avenue," passed April twelfth, eighteen hundred and sixty,' generally."

On motion of Mr. McKeon, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Alder	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Buah	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGiath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 804, Rec. No. 113), entitled "An act to amend the Banking Law, in relation to the residence of trustees of savings banks."

On motion of Mr. Allen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pemberton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waing
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 56, Rec. No. 20), entitled "An act to amend the Second Class Cities Law, relative to contracts."

On motion of Mr. Cross, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Paker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1211, Rec. No. 212), entitled "An act to amend the Code of Civil Procedure, in relation to appeals."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the Senate bill (No. 817, Rec. No. 261), entitled "An act to provide for the establishment of a fish hatchery in the county of Chautauqua, and making an appropriation therefor."

On motion of Mr. Sullivan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Biereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 719, Rec. No. 177), entitled "An act to provide a survey and plans for the acquisition of harbor terminals by the State in the port of New York, by the construction of an artificial waterway between Flushing and Jamaica bays, and providing an appropriation therefor."

On motion of Mr. Thompson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

• AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Sweet
Bennett	Ebbets	Kennedy	Patrie	Stoddard
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGiegor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1034, Rec. No. 178), entitled "An act to make the office of the county clerk of the county of Queens a salaried office, and regulating the management of such office."

On motion of Mr. Bell, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pemberton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhoist	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 571, Rec. No. 59), entitled "An act to amend chapter six hundred and sixty-one of the Laws of nineteen hundred and six, entitled 'An act to provide for a better arrangement, indexing and preservation of the records, documents, books, maps and papers, deposited or filed in the office of the clerk of the county of New

York,' as amended by chapter two hundred and ninety-two of the Laws of nineteen hundred and eleven."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 536, Rec. No. 142), entitled "An act to grant to the city of New York islands, hummocks, hassocks, marsh and meadow lands, in Jamaica bay and vicinity."

On motion of Mr. Thompson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Panzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 699, Rec. No. 78), entitled "An act to amend the Code of Criminal Procedure, in relation to granting power to courts to set aside judgments rendered upon defendants pleading guilty of felonies."

On motion of Mr. MacGregor, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Paker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorr
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Craiddell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1032, Rec. No. 180), entitled "An act to amend chapter four hundred and forty-five of the Laws of eighteen hundred and ninety-eight, entitled 'An act to make the office of sheriff of Steuben county a salaried one, in part, and to regulate the management

thereof,' in relation to residence and duties of the sheriff, and abolishing the office of sheriff's clerk."

On motion of Mr. Seeley, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Biereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Pobinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Scheector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colne	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1033, Rec. No. 181), entitled "An act making the office of treasurer of Steuben county a salaried office, and regulating the management thereof."

On motion of Mr. Seeley, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Millford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Shepardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seakei	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Coiné	Hait	McGrath	Shlivek	Young
Constantine	Heain	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 251, Rec. No. 144), entitled "An act to extend the time of Tuscarora Traction Company to begin and finish the construction of its railroad."

On motion of Mr. Winters, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chandler	Goldberg	Malone	Schwartz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 558, Assembly Reprint No. 1798, Rec. No. 63), entitled "An act to amend chapter twenty-six of the Laws of nineteen hundred and ten, entitled 'An act creating a commission for the government and control of a municipal hospital for the city of Buffalo for the care and treatment of persons affected with incipient tuberculosis, and defining the powers and prescribing the duties of said commission,' generally."

On motion of Mr. MacGregor, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Alder	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwars	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1021, Rec. No. 185), entitled "An act to amend the Education Law, in relation to payments from the retirement fund for teachers in State institutions."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Tuesday next. -

Mr. Speaker announced the special order, being the Senate bill (No. 982, Rec. No. 226), entitled "An act to amend the Highway Law, in relation to the courses and descriptions of route three of the State highway system."

On motion of Mr. Hinman, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Fairrell	Lent	Prime	Thorn
Brong	Vitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwaiz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 509, Rec. No. 148), entitled "An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' in relation to penalty of the bond of the overseer of the poor of city of Cohoes."

On motion of Mr. Gibeau, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Biereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gunnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 773, Rec. No. 89), entitled "An act to amend the Judiciary Law, in relation to attorneys and counsellors."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the Senate bill (No. 540, Rec. No. 90), entitled "An act to amend the Education Law, relative to the apportionment of bonded indebtedness in case of the creation of a new district out of a part of a district having an outstanding bonded indebtedness."

On motion of Mr. Hackett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Enfwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwartz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans

Colné	Hart	McGiath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 998, Rec. No. 235), entitled "An act to amend chapter eight hundred and fifty-one of the Laws of nineteen hundred and eleven, entitled 'An act to establish a State college of forestry at Syracuse University, and making an appropriation therefor,' relative to the objects and purposes of the college."

On motion of Mr. T. K. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale

Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1216, Rec. No. 246), entitled "An act to amend the County Law, in relation to the establishment of county hospital for tuberculosis."

On motion of Mr. Edwards, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pemberton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompsons
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy, J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schechter	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans

Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 959, Rec. No. 233), entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' in relation to rights of purchasers of lands sold for taxes or assessments."

On motion of Mr. T. K. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES. 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horion	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jopes	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pemberton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale

Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinmar			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 949, Rec. No. 232), entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' in relation to the filing of unpaid state and county taxes."

On motion of Mr. Edwards, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Cuvillier	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Friabie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood

Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 948, Rec. No. 231), entitled "An act to amend chapter eight hundred and fifty-eight of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend the statutes in reference to the collection of taxes in the county of Onondaga,' relative to the time of filing statement of unpaid taxes by the county treasurer of Onondaga county."

On motion of Mr. T. K. Smith, said bill was read the second time, and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thoin
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney

Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 484, Rec. No. 248), entitled "An act to amend the Highway Law, in relation to the course and description of State route number two."

On motion of Mr. Slater, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Kautz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters

Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the Assembly bill (No. 354, Senate Reprint No. 1245, Int. No. 348), entitled "An act to amend the Greater New York charter, in relation to qualifications of patrolmen," with a message that they have concurred in the passage of the same, with the following amendment:

Page 2, line 9, strike out the word "thirty" and insert in place thereof the words "twenty-nine".

Mr. A. E. Smith moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and in was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banshaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Dunts	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Rozan	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende
Caughlan	Gillet	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwartz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters

Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

By unanimous consent, on motion of Mr. Sweet, the committee on rules was instructed to report Senate bill (No. 1142, Rec. No. 318), entitled "An act to authorize and direct the Superintendent of Public Works to increase the rate of wages of all lock-tenders on the several canals of this State, and making an appropriation therefor."

On motion of Mr. Sweet, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Sweet, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schector	Wende

Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, on motion of Mr. MacGregor, the committee on rules was instructed to report Assembly bill (No. 194, Int. No. 85), entitled "An act to amend the Greater New York charter by providing for a difference in the rate of taxation on the value of land wholly unimproved, and the rate of the difference between the value of the land with its improvements and the value of the land wholly unimproved," with the following amendments:

Page 2, line 27, strike out the period "." at the end of the line, and substitute the following: " ; provided, nevertheless, that the powers hereby conferred shall not be exercised, and the provisions of paragraph two hundred and forty-nine of the Greater New York charter, as re-enacted by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, shall not be altered or affected by the passage of this act, until the following, to wit: ' Shall chapter (stating the chapter number of this act) of the Laws of nineteen hundred and twelve, known as the Sullivan-Brooks bill, and entitled "An act to amend the Greater New York charter, by providing for a difference in the rate of taxation on the value of land wholly unimproved, and the rate on the difference between the value of the land with its improvements and the value of the land wholly unimproved," be approved?' shall have been submitted to the electors of the city of New York at the general election to be held in November nineteen hundred and twelve, and a majority of votes cast for and against approval thereof shall have been cast in the affirmative. The submission of the said question to the electors of the city of New York shall be conducted in the manner and according to the requirements prescribed by the election law for the submission of a proposition or question to a popular vote, and, except as herein provided as to the form of the question to be submitted, all the appropriate provisions of the election law shall apply and shall be complied with. Within ten days

after the votes upon said question in regard to changing the tax rate shall have been canvassed and returned as provided by law, the Secretary of State shall make and file in his office a certificate of result of the vote upon the question or proposition thus submitted."

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. MacGregor, said bill was ordered reprinted, as amended, and recommitted to said committee.

By unanimous consent, on motion of Mr. Cuvillier, the committee on rules was instructed to report Assembly bill (No. 917, Int. No. 843), entitled "An act to amend the Penal Law, in relation to defining bookmaking without writing," with the following amendments:

Insert between lines 9 and 10 " Nothing in this section shall be deemed or held to limit or in any manner affect the offence of bookmaking with writing, or the punishment thereof, as prescribed in the previous section."

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Cuvillier, said bill was ordered reprinted, as amended, and recommitted to said committee.

Mr. Waring offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1283, Int. No. 1129), entitled "An act to amend the Tax Law, in relation to sales for nonpayment of taxes in Ulster county," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. A. E. Smith offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That five thousand copies of memoir twelve of the report of the New York State Museum be printed and distributed as follows: Thirty copies to each member

of the Senate, 20 copies to each member of the Assembly, and the balance to the Commissioner of Education.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Breton	Farrell	Lent	Prime	Thoin
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibeau	Machold	Schechter	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Caughlan offered for the consideration of the House a resolution, in the words following:

Resolved, That the brass band of the New York Catholic Protector of the county of Westchester be invited to be present and play upon the day of adjournment, sine die, of the Assembly, and that the expense of the said band for transportation and means, not to exceed the sum of \$300, be paid from the appropriation for the contingent expenses of the Legislature.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a

majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Slocum
Ahern	Crawford	Hopkins	Murray	Smith A E
Allen	Cross	Horton	Nelson	Smith M
Banzhaf	Cuvillier	Jackson	Page	Smith T K
Baumes	Dana	Jones	Pappert	Stivers
Bell	Duntz	Karutz	Parker	Stoddard
Bennett	Ebbets	Kennedy	Patrie	Sweet
Blauvelt	Edwards	Keys	Pembleton	Tallett
Boylan	Entwistle	Kopp	Phillips	Talmage
Brennan	Evans	Langhorst	Pierce	Thompson
Brereton	Farrell	Lent	Prime	Thorn
Brong	Fitzgerald	Levy A J	Rahl	Vert
Brown	Fleck	Levy J	Richardson	Walker
Bryant	Frisbie	Lincoln	Robinson	Waring
Bullion	Gage	Macdonald	Ruddick	Waters
Bush	Garvey	MacGregor	Ruland	Weil
Campbell	Gibbeau	Machold	Schector	Wende
Caughlan	Gillett	Madden	Schmitt	Whitney
Chanler	Goldberg	Malone	Schwarz	Wilson
Cheney	Grace	Mathewson	Seaker	Winters
Chilton	Graubard	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardsbn	Yeomans
Colné	Hart	McGrath	Shlivek	Young
Constantine	Hearn	McKee	Singleton	Yule
Cook	Heiberger	McKeon	Slater	Zorn
Crandell	Hinman			

A communication was received from Hon. L. P. Fuhrmann, mayor of the city of Buffalo, returning Assembly bill (No. 923, Int. No. 849), entitled "An act providing for the erection of a boathouse, shelters, wharves and retaining walls at the city of Buffalo, for the Third Division of the Third Battalion of the Naval Militia, upon lands of the State in the city of Buffalo, and making an appropriation therefor," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. L. P. Fuhrmann, mayor of the city of Buffalo, returning Assembly bill (No. 1135, Int. No. 404), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' rela-

... tive to actions or proceedings affecting taxes, assessments or tax sales," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1283, Int. No. 1129), entitled "An act to amend the Tax Law, in relation to sales for non-payment of taxes in Ulster county," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

On motion of Mr. Young, the House adjourned.

TUESDAY, MARCH 26, 1912.

The House met pursuant to adjournment.

Prayer by Rev. Charles W. Leitzell.

On motion of Mr. Young, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented the annual report of the State Racing Commission, which was laid upon the table and ordered printed.

(See Assembly Document No. 53.)

Mr. Brown gives notice that he requests that Assembly bill (No. 1947, Int. No. 1053), entitled "An act to amend the Public Health Law, generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Constantine gives notice that he requests that Assembly bill (No. 1838, Int. No. 866), entitled "An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls,' generally," a copy of which is

hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Gibeau gives notice that he requests that Assembly bill (No. 1931, Int. No. 781), entitled "An act providing for the construction of a bridge over the Mohawk river at or near Crescent, in the county of Saratoga, including approaches to such bridge, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Malone gives notice that he requests that Assembly bill (No. 1958, Int. No. 1094), entitled "An act to establish a firemen's pension fund and insurance fund in the city of Albany, and repealing certain acts in relation thereto known as chapter one hundred and seventy-three of the Laws of eighteen hundred and eighty-three, chapter three hundred and thirty-two of the Laws of eighteen hundred and eighty-five and chapter four hundred and eleven of the Laws of eighteen hundred and eighty-six," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. McKee gives notice that he requests that Assembly bill (No. 1788, Int. No. 924), entitled "An act to amend the Greater New York charter, in relation to cemeteries in Queens and Richmond counties," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. MacGregor gives notice that he requests that Assembly bill (No. 1832, Int. No. 674), entitled "An act to amend the Code of Civil Procedure, in relation to the authentication of documents from foreign countries," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Rahl gives notice that he requests that Assembly bill (No. 1817, Int. No. 1316), entitled "An act to amend chapter one

hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' in relation to ordinances for the protection of trees in said city," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Slocum gives notice that he requests that Assembly bill (No. 1250, Int. No. 1100), entitled "An act to provide for the construction of a reinforced concrete arch bridge over the Black River canal at Lyons Falls, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1681, Int. No. 723), entitled "An act to establish a State reformatory for misdemeanants," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 513, Int. No. 501), entitled "An act to authorize the Canal Board to purchase the Halfmoon bridge, crossing the Mohawk river between the counties of Albany and Saratoga," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Zorn gives notice that he requests that Assembly bill (No. 1694, Int. No. 1264), entitled "An act to amend chapter five hundred and seventy-two of the Laws of nineteen hundred and eleven, entitled 'An act in relation to the office of the district attorney of the county of Queens,' in relation to the subordinates of such office, and to provide funds for their compensation," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Ahern gives notice that he requests that Assembly bill (No. 1662, Int. No. 1419), entitled "An act to amend the Inferior

Criminal Courts Act of the city of New York, in relation to bail," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Baumes gives notice that he requests that Assembly bill (No. 1878, Int. No. 1526), entitled "An act to amend chapter two hundred and seventy-two of the Laws of eighteen hundred and thirty, entitled 'An act to incorporate the Canterbury Fire company,' in relation to the erection of an engine house and the creation of a fire district," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Brong gives notice that he requests that Assembly bill (No. 1808, Int. No. 1492), entitled "An act to provide for the extension of the highway bridge crossing the barge canal at Main street, Lockport, New York, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Coffey gives notice that he requests that Assembly bill (No. 580, Int. No. 557), entitled "An act to amend section one hundred and twenty-eight of chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the city of Mount Vernon,' relative to the appointment of an assistant corporation counsel," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 441, Int. No. 429), entitled "An act to amend the Code of Civil Procedure, in relation to the fees for publication of legal notices and advertisements required by law," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Jones gives notice that he requests that Assembly bill (No. 1942, Int. No. 1573), entitled "An act to amend the Town Law, in relation to preventing and fighting forest fires," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. J. Levy gives notice that he requests that Assembly bill (No. 1908, Int. No. 1551), entitled "An act to amend the Public Health Law, in relation to the practice of medicine," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. McDaniels gives notice that he requests that Assembly bill (No. 1956, Int. No. 1584), entitled "An act to amend the Ithaca city charter, in relation to the powers of the board of education therein," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. J. Levy gives notice that he requests that Assembly bill (No. 447, Int. No. 435), entitled "An act to amend the Judiciary Law, in relation to justices of the city court of the city of New York acting as official referees after retirement or resignation as justices," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Phillips gives notice that he requests that Assembly bill (No. 1584, Int. No. 1510), entitled "An act to amend the State Charities Law, generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Phillips gives notice that he requests that Assembly bill (No. 1855, Int. No. 1511), entitled "An act to amend the Education Law, in relation to the treasurer of the New York State School for the Blind," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the com-

mittee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Phillips gives notice that he requests that Assembly bill (No. 1856, Int. No. 1512), entitled "An act to amend the Public Buildings Law, in relation to the treasurer of the New York Soldiers and Sailors' Home," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Phillips gives notice that he requests that Assembly bill (No. 1858, Int. No. 1514), entitled "An act to amend chapter four hundred and forty-six of the Laws of nineteen hundred and nine, entitled 'An act to provide for the management of the Eastern New York State Custodial Asylum to be known hereafter as the "Letchworth Village," and for the admission and control of inmates therein,' in relation to the general powers and duties of the managers of Letchworth Village," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Phillips gives notice that he requests that Assembly bill (No. 1859, Int. No. 1515), entitled "An act to amend the Prison Law, in relation to treasurer of the New York State Reformatory and treasurer of the Eastern New York Reformatory," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Prime gives notice that he requests that Assembly bill (No. 1770, Int. No. 1474), entitled "An act to amend chapter twenty-six of the Laws of nineteen hundred and three, entitled 'An act to make the office of sheriff of Essex county a salaried office, in part, and to regulate the management thereof,' in relation to salary of janitor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Pembleton gives notice that he requests that Assembly bill (No. 850, Int. No. 793), entitled "An act to amend the Forest,

Fish and Game Law, in relation to spearing nongame fish in certain waters of Tioga county," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Pembleton gives notice that he requests that Assembly bill (No. 1727, Int. No. 1449), entitled "An act to amend the Membership Corporations Law, in relation to application of provisions affecting cemetery corporations," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Sweet gives notice that he requests that Assembly bill (No. 1729, Int. No. 1451), entitled "An act to amend the Insurance Law, in relation to rebates and discriminations," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Seaker gives notice that he requests that Assembly bill (No. 1632, Int. No. 1389), entitled "An act to amend the Highway Law, in relation to the amount of State aid," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1948, Int. No. 1555), entitled "An act to provide for the celebration of the fiftieth anniversary of the battle of Gettysburg, the appointment of a commission and making an appropriation therefor," a copy of which is hereto annexed, be made a special order; and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1884, Int. No. 1532), entitled "An act to amend chapter two hundred and twenty of the Laws of eighteen hundred and sixty-six, entitled 'An act to amend the charter of the village of Saratoga Springs, and the several acts amendatory thereof,'" a copy of which is hereto annexed, be made a special order, and asks that

his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Singleton gives notice that he requests that Assembly bill (No. 1653, Int. No. 1410), entitled "An act to amend chapter seven hundred and six of the Laws of nineteen hundred and one, entitled 'An act to make the office of register of the county of Kings a salaried office, and regulating the management of said office,' as amended by chapter six hundred and ninety-nine of the Laws of nineteen hundred and four, and chapter four hundred and ninety-six of the Laws of nineteen hundred and six, relating to additional assistants, clerks, employees or subordinates in said office," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Shlivek gives notice that he requests that Assembly bill (No. 995, Int. No. 907), entitled "An act to amend the Greater New York charter, in relation to pensions of members of the fire department," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that the Senate bill introduced by Mr. Brackett (No. 327, Rec. No. 170), entitled "An act to provide for the acquisition and care of lands to commemorate the battle of Saratoga, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that the Senate bill introduced by Mr. Foley (No. 1266, Rec. No. 291), entitled "An act to amend the Greater New York charter, in relation to the powers of the commissioners of the sinking fund," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. T. K. Smith gives notice that he requests that the Senate bill introduced by Mr. Walters (No. 946, Rec. No. 276), entitled

"An act to amend chapter five hundred and twenty of the Laws of eighteen hundred and ninety-three, entitled 'An act to make the office of clerk of Onondaga county a salaried office, and to provide for the management of said office, and to fix the salary of said clerk and deputies,' in relation to the filing and indexing of unpaid taxes in said county," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Parker gives notice that he requests that the Senate bill introduced by Mr. Allen (No. 1148, Rec. No. 279), entitled "An act providing for the purchase by the State of certain maps, field notes, surveys, leases, documents and other books and papers relating to lands in certain towns, forming a part of the Van Rensselaer Manor, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Young gives notice that he requests that the Senate bill introduced by Mr. Wainwright (No. 978, Rec. No. 230), entitled "An act to amend the Poor Law, in relation to indigent persons requiring medical care and treatment in the county of Westchester," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that the Senate bill introduced by Mr. Burd (No. 647, Rec. No. 82), entitled "An act to amend the Town Law, in relation to collector's undertaking," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Macdonald gives notice that he requests that the Senate bill introduced by Mr. Coats (No. 746, Rec. No. 284), entitled "An act to legalize a certain deed from Ella Keith and other grantors to Robert Moody, recorder in the county of Essex, and to legalize

such record," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Brereton gives notice that he requests that the Senate bill introduced by Mr. Emerson (No. 215, Rec. No. 256), entitled "An act to provide for the establishment of a fish hatchery in the county of Warren, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Yale gives notice that he requests that the Senate bill introduced by Mr. Frawley (No. 821, Rec. No. 297), entitled "An act to amend the Greater New York charter, relative to compensation of the teachers in the department of public charities," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that the Senate bill introduced by Mr. Frawley (No. 793, Rec. No. 176), entitled "An act making an appropriation to compensate the village of Newark for permitting the New York State Custodial Asylum for Feeble-Minded Women to connect with and discharge its sewage into a sewer system of such village," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Frawley (No. 820, Rec. No. 298), entitled "An act to reappropriate certain unexpended balances of former appropriations," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Frawley (No. 1081, Rec. No. 295), entitled "An act making an appropriation to improve the drainage from lands of the Matteawan State Hospital," a copy of which is hereto

annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Frawley (No. 633, Rec. No. 114), entitled "An act to amend chapter sixty-six of the Laws of nineteen hundred and ten, entitled 'An act providing for the issue of bonds of the State to run for a period of fifty years in lieu of bonds heretofore authorized by chapter one hundred and forty-seven of the Laws of nineteen hundred and three, and by chapter three hundred and two of the Laws of nineteen hundred and six, as amended by chapter two hundred and forty-one of the Laws of nineteen hundred and nine, but not issued,' in relation to the issue and sale of bonds thereunder," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Frawley (No. 1251, Rec. No. 259), entitled "An act to amend the Tax Law, in relation to surrogate's compensation and surrogates' assistants in New York, Kings and other counties," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Boylan gives notice that he requests that Senate bill introduced by Mr. McManus (No. 570, Rec. No. 58), entitled "An act to amend chapter seven hundred and twelve of the Laws of nineteen hundred and seven, entitled 'An act in relation to the use and occupancy of the hall of records in the county of New York,'" a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Blauvelt gives notice that he requests that Senate bill introduced by Mr. Murtaugh (No. 1084, Rec. No. 247), entitled "An act to amend the Highway Law, generally," a copy of which is hereto annexed, be made a special order, and asks that his re-

quest be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Baumes gives notice that he requests that Senate bill introduced by Mr. Rose (No. 1254, Rec. No. 321), entitled "An act for the relief of Edward L. Gayton, a former member of the National Guard of this State," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Baumes gives notice that he requests that Senate bill introduced by Mr. Rose (No. 561, Rec. No. 323), entitled "An act to provide for the acquisition and preservation of Knox's headquarters in the town of New Windsor, Orange county, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Brennan gives notice that he requests that Senate bill introduced by Mr. C. D. Sullivan (No. 969, Rec. No. 188), entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the municipal court of the city of New York, its officers and marshals,' in relation to a chief clerk of such court," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. T. D. Sullivan (No. 573, Rec. No. 152), entitled "An act to amend the Greater New York charter, in relation to the punishment of officers and employees for delinquency or misconduct," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Gage gives notice that he requests that Senate bill introduced by Mr. White (No. 551, Rec. No. 166), entitled "An act to amend the Education Law, in relation to establishing a law library in the county of Schenectady," a copy of which is hereto

annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Wagner (No. 972, Rec. No. 190), entitled "An act to incorporate the Federal-Council of the Churches of Christ in America," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Wagner (No. 678, Rec. No. 153), entitled "An act to amend section four hundred and seventy-four of chapter thirty-five of the Laws of nineteen hundred and nine, entitled 'An act in relation to the administration of justice, constituting chapter thirty of the Consolidated Laws,' and known as the Judiciary Law," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Harden (No. 650, Rec. No. 131), entitled "An act to amend the Greater New York charter, in relation to payment to contractors by comptroller," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Harden (No. 652, Rec. No. 242), entitled "An act to amend the Greater New York charter, in relation to advertising proposals and deposits accompanying bids," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Harden (No. 651, Rec. No. 133), entitled "An act to amend the Greater New York charter, in relation to

assessment bonds and provisions governing the issue of same," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

By unanimous consent, the following bills were introduced:

Mr. Pierce introduced a bill entitled "An act to amend the Highway Law, in relation to a new State route to be improved by the State" (Int. No. 1597), which was read the first time and referred to the committee on internal affairs.

Mr. Frisbie introduced a bill entitled "An act to amend the Highway Law, in relation to a new State highway in the county of Schoharie" (Int. No. 1596), which was read the first time and referred to the committee on internal affairs.

Mr. Phillips introduced a bill entitled "An act to promote the safety of persons employed in factories" (Int. No. 1598), which was read the first time and referred to the committee on labor and industries.

Mr. Sweet introduced a bill entitled "An act to amend the Canal Law, in relation to actions by laborers on the canal" (Int. No. 1599), which was read the first time and referred to the committee on canals.

Mr. Pierce introduced a bill entitled "An act to amend the Highway Law, in relation to a new State route to be improved by the State" (Int. No. 1600), which was read the first time and referred to the committee on internal affairs.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Brown (No. 1947, Int. No. 1053), entitled "An act to amend the Public Health Law, generally."

Also, Assembly bill introduced by Mr. Constantine (No. 1838, Int. No. 866), entitled "An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls,' generally."

Also, Assembly bill introduced by Mr. Gibeau (No. 1931, Int. No. 781), entitled "An act providing for the construction of a bridge over the Mohawk river at or near Crescent, in the county

of Saratoga, including approaches to such bridge, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Malone (No. 1958, Int. No. 1094), entitled "An act to establish a firemen's pension fund and insurance fund in the city of Albany, and repealing certain acts in relation thereto known as chapter one hundred and seventy-three of the Laws of eighteen hundred and eighty-three, chapter three hundred and thirty-two of the Laws of eighteen hundred and eighty-five and chapter four hundred and eleven of the Laws of eighteen hundred and eighty-six."

Also, Assembly bill introduced by Mr. McKee (No. 1788, Rec. No. 924), entitled "An act to amend the Greater New York charter, in relation to cemeteries in Queens and Richmond counties."

Also, Assembly bill introduced by Mr. MacGregor (No. 1832, Int. No. 674), entitled "An act to amend the Code of Civil Procedure, in relation to the authentication of documents from foreign countries."

Also, Assembly bill introduced by Mr. Rahl (No. 1817, Int. No. 1316), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' in relation to ordinances for the protection of trees in said city."

Also, Assembly bill introduced by Mr. Slocum (No. 1250, Int. No. 1100), entitled "An act to provide for the construction of a re-enforced concrete arch bridge over the Black River canal at Lyons Falls, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Whitney (No. 1681, Int. No. 723), entitled "An act to establish a State reformatory for misdemeanants."

Also, Assembly bill introduced by Mr. Whitney (No. 513, Int. No. 501), entitled "An act to authorize the Canal Board to purchase the Halfmoon bridge, crossing the Mohawk river between the counties of Albany and Saratoga."

Also, Assembly bill introduced by Mr. Zorn (No. 1694, Int. No. 1264), entitled "An act to amend chapter five hundred and seventy-two of the Laws of nineteen hundred and eleven, entitled 'An act in relation to the office of the district attorney of

the county of Queens,' in relation to the subordinates of such office, and to provide funds for their compensation," reported in favor of the passage of the same without amendment, and that the same be made special orders on third reading immediately, which report was agreed to, and said bills ordered made special orders on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Ahern (No. 1662, Int. No. 1419), entitled "An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to bail."

Also, Assembly bill introduced by Mr. Baumes (No. 1878, Int. No. 1526), entitled "An act to amend chapter two hundred and seventy-two of the Laws of eighteen hundred and thirty, entitled 'An act to incorporate the Canterbury Fire Company,' in relation to the erection of an engine house and the creation of a fire district."

Also, Assembly bill introduced by Mr. Brong (No. 1808, Int. No. 1492), entitled "An act to provide for the extension of the highway bridge crossing the barge canal at Main street, Lockport, New York, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Coffey (No. 580, Int. No. 557), entitled "An act to amend section one hundred and twenty-eight of chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the city of Mount Vernon,' relative to the appointment of an assistant corporation counsel."

Also, Assembly bill introduced by Mr. Foley (No. 441, Int. No. 429), entitled "An act to amend the Code of Civil Procedure, in relation to the fees for publication of legal notices and advertisements required by law."

Also, Assembly bill introduced by Mr. Jones (No. 1942, Int. No. 1573), entitled "An act to amend the Town Law, in relation to preventing and fighting forest fires."

Also, Assembly bill introduced by Mr. A. J. Levy (No. 1908, Int. No. 1551), entitled "An act to amend the Public Health Law, in relation to the practice of medicine."

Also, Assembly bill introduced by Mr. McDaniels (No. 1956, Int. No. 1584), entitled "An act to amend the Ithaca city

charter, in relation to the powers of the board of education therein."

Also, Assembly bill introduced by Mr. A. J. Levy (No. 447, Int. No. 435), entitled "An act to amend the Judiciary Law, in relation to justices of the city court of the city of New York, acting as official referees after retirement or resignation as justices."

Also, Assembly bill introduced by Mr. Phillips (No. 1854, Int. No. 1510), entitled "An act to amend the State Charities Law, generally."

Also, Assembly bill introduced by Mr. Phillips (No. 1855, Int. No. 1511), entitled "An act to amend the Education Law, in relation to the treasurer of the New York State School for the Blind."

Also, Assembly bill introduced by Mr. Phillips (No. 1856, Int. No. 1512), entitled "An act to amend the Public Buildings Law, in relation to the treasurer of the New York State Soldiers and Sailors' Home."

Also, Assembly bill introduced by Mr. Phillips (No. 1858, Int. No. 1514), entitled "An act to amend chapter four hundred and forty-six of the Laws of nineteen hundred and nine, entitled 'An act to provide for the management of the Eastern New York State Custodial Asylum, to be known hereafter as the "Letchworth Village," and for the admission and control of inmates therein,' in relation to the general powers and duties of the managers of Letchworth Village."

Also, Assembly bill introduced by Mr. Phillips (No. 1859, Int. No. 1515), entitled "An act to amend the Prison Law, in relation to treasurer of the New York State Reformatory and treasurer of the Eastern New York Reformatory."

Also, Assembly bill introduced by Mr. Prime (No. 1770, Int. No. 1474), entitled "An act to amend chapter twenty-six of the Laws of nineteen hundred and three, entitled 'An act to make the office of sheriff of Essex county a salaried office, in part, and to regulate the management thereof,' in relation to salary of janitor."

Also, Assembly bill introduced by Mr. Pembleton (No. 850, Int. No. 793), entitled "An act to amend the Forest, Fish and

Game Law, in relation to spearing nongame fish in certain waters of Tioga county."

Also, Assembly bill introduced by Mr. Pembleton (No. 1727, Int. No. 1449), entitled "An act to amend the Membership Corporations Law, in relation to application of provisions affecting cemetery corporations."

Also, Assembly bill introduced by Mr. Sweet (No. 1729, Int. No. 1451), entitled "An act to amend the Insurance Law, in relation to rebates and discriminations."

Also, Assembly bill introduced by Mr. Seaker (No. 1632, Int. No. 1389), entitled "An act to amend the Highway Law, in relation to the amount of State aid."

Also, Assembly bill introduced by Mr. Whitney (No. 1948, Int. No. 1555), entitled "An act to provide for the celebration of the fiftieth anniversary of the battle of Gettysburg, the appointment of a commission and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Whitney (No. 1884, Int. No. 1532), entitled "An act to amend chapter two hundred and twenty of the Laws of eighteen hundred and sixty-six, entitled 'An act to amend the charter of the village of Saratoga Springs,' and the several acts amendatory thereof."

Also, Assembly bill introduced by Mr. Singleton (No. 1653, Int. No. 1410), entitled "An act to amend chapter seven hundred and six of the Laws of nineteen hundred and one, entitled 'An act to make the office of register of the county of Kings a salaried office, and regulating the management of said office,' as amended by chapter six hundred and ninety-nine of the Laws of nineteen hundred and four, and chapter four hundred and ninety-six of the Laws of nineteen hundred and six, relating to additional assistants, clerks, employees or subordinates in said office, and fixing salaries of assistants, clerks, employees or subordinates in said office."

Also, Assembly bill introduced by Mr. Shlivek (No. 995, Int. No. 907), entitled "An act to amend the Greater New York charter, in relation to pensions of members of the fire department," reported in favor of the passage of the same without amendment, and that the same be made special orders on second

and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred Senate bill introduced by Mr. Brackett (No. 327, Rec. No. 170), entitled "An act to provide for the acquisition and care of lands to commemorate the battle of Saratoga, and making an appropriation therefor."

Also, Senate bill introduced by Mr. Foley (No. 1266, Rec. No. 291), entitled "An act to amend the Greater New York charter, in relation to the powers of the commissioners of the sinking fund."

Also, Senate bill introduced by Mr. Walters (No. 946, Rec. No. 276), entitled "An act to amend chapter five hundred and twenty of the Laws of eighteen hundred and ninety-three, entitled 'An act to make the office of clerk of Onondaga county a salaried office, and to provide for the management of said office, and to fix the salary of said clerk and deputies,' in relation to the filing and indexing of unpaid taxes in said county."

Also, Senate bill introduced by Mr. Allen (No. 1148, Rec. No. 279), entitled "An act providing for the purchase by the State of certain maps, field notes, surveys, leases, documents and other books and papers relating to lands in certain towns, forming a part of the Van Rensselaer Manor, and making an appropriation therefor."

Also, Senate bill introduced by Mr. Wainwright (No. 978, Rec. No. 230), entitled "An act to amend the Poor Law, in relation to indigent persons requiring medical care and treatment in the county of Westchester."

Also, Senate bill introduced by Mr. Burd (No. 647, Rec. No. 82), entitled "An act to amend the Town Law, in relation to collector's undertaking."

Also, Senate bill introduced by Mr. Coats (No. 746, Rec. No. 284), entitled "An act to legalize a certain deed from Ella Keith and other grantors to Robert Moody, recorder in the county of Essex, and to legalize such record."

Also, Senate bill introduced by Mr. Emerson (No. 215, Rec. No. 256), entitled "An act to provide for the establishment of a fish hatchery in the county of Warren, and making an appropriation therefor."

Also, Senate bill introduced by Mr. Frawley (No. 821, Rec. No. 297), entitled "An act to amend the Greater New York charter, relative to compensation of the teachers in the department of public charities."

Also, Senate bill introduced by Mr. Frawley (No. 793, Rec. No. 176), entitled "An act making an appropriation to compensate the village of Newark for permitting the New York State Custodial Asylum for Feeble-minded Women to connect with and discharge its sewage into the sewer system of such village."

Also, Senate bill introduced by Mr. Frawley (No. 820, Rec. No. 298), entitled "An act to reappropriate certain unexpended balances of former appropriations."

Also, Senate bill introduced by Mr. Frawley (No. 1081, Rec. No. 295), entitled "An act making an appropriation to improve the drainage from lands of the Matteawan State Hospital."

Also, Senate bill introduced by Mr. Frawley (No. 633, Rec. No. 114), entitled "An act to amend chapter sixty-six of the Laws of nineteen hundred and ten, entitled 'An act providing for the issue of bonds of the State to run for a period of fifty years in lieu of bonds heretofore authorized by chapter one hundred and forty-seven of the Laws of nineteen hundred and three and by chapter three hundred and two of the Laws of nineteen hundred and six, as amended by chapter two hundred and forty-one of the Laws of nineteen hundred and nine, but not issued,' in relation to the issue and sale of bonds thereunder."

Also, Senate bill introduced by Mr. Frawley (No. 1251, Rec. No. 259), entitled "An act to amend the Tax Law, in relation to surrogate's compensation and surrogates' assistants in New York, Kings and other counties."

Also, Senate bill introduced by Mr. McManus (No. 570, Rec. No. 58), entitled "An act to amend chapter seven hundred and twelve of the Laws of nineteen hundred and seven, entitled 'An

act in relation to the use and occupancy of the hall of records in the county of New York.' ”

Also, Senate bill introduced by Mr. Murtaugh (No. 1084, Rec. No. 247), entitled “An act to amend the Highway Law, generally.”

Also, Senate bill introduced by Mr. Rose (No. 1254, Rec. No. 321), entitled “An act for the relief of Edward L. Gayton, a former member of the National Guard of this State.”

Also, Senate bill introduced by Mr. Rose (No. 561, Rec. No. 323), entitled “An act to provide for the acquisition and preservation of Knox’s headquarters in the town of New Windsor, Orange county, and making an appropriation therefor.”

Also, Senate bill introduced by Mr. C. D. Sullivan (No. 969, Rec. No. 188), entitled “An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled ‘An act in relation to the municipal court of the city of New York, its officers and marshals,’ in relation to a chief clerk of such court.”

Also, Senate bill introduced by Mr. T. D. Sullivan (No. 537, Rec. No. 152), entitled “An act to amend the Greater New York charter, in relation to the punishment of officers and employees for delinquency or misconduct.”

Also, Senate bill introduced by Mr. White (No. 551, Rec. No. 166), entitled “An act to amend the Education Law, in relation to establishing a law library in the county of Schenectady.”

Also, Senate bill introduced by Mr. Wagner (No. 972, Rec. No. 190), entitled “An act to incorporate the Federal Council of the Churches of Christ in America.”

Also, Senate bill introduced by Mr. Wagner (No. 678, Rec. No. 153), entitled “An act to amend section four hundred and seventy-four of chapter thirty-five of the Laws of nineteen hundred and nine, entitled ‘An act in relation to the administration of justice, constituting chapter thirty of the Consolidated Laws,’ and known as the Judiciary Law,” reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made

special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill introduced by Mr. Harden (No. 652, Rec. No. 242), entitled "An act to amend the Greater New York charter, in relation to advertising proposals and deposits accompanying bids," reported in favor of the passage of the same, with the following amendments:

Page 2, line 2, after the word "money" insert in italics the words "or of corporate stock or certificates of indebtedness of any nature, issued by the city of New York, which the comptroller shall approve as of equal value with the security required;".

Page 2, line 3, after the word "money" insert in italics the words "or corporate stock or certificates of indebtedness".

Page 2, line 6, after the word "furnished" insert in italics the words "within ten days after the opening of bids, the comptroller shall return all the deposits made to the persons making the same, except the deposits made by the lowest three bidders; within three days after the decision as to whom the contract is to be awarded, the comptroller shall return the deposits to the remaining persons making the same, except the deposit made by the bidder whose bid has been accepted;".

Page 2, line 10, insert a bracket after the word "accepted".

Page 2, line 19, strike out the bracket and the balance of the page.

Page 3, strike out lines 1, 2, 3, 4, 5 and 6.

and that the same be reprinted as amended, and that, when it shall have been on the desks of the members three calendar legislative days, it be made a special order on second and third reading immediately after consideration of the special orders on third reading theretofore reported, which report was agreed to, and said bill ordered reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading theretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill introduced by Mr. Harden (No. 651, Rec. No. 133), entitled "An act to amend the Greater New York charter, in

relation to assessment bonds and provisions governing the issue of same," reported in favor of the passage of the same, with the following amendment:

Page 2, line 24, beginning with the word "except" strike out the balance of the line down to and including the word "act" on line 25.

and that the same be reprinted as amended, and that, when it shall have been on the desks of the members three calendar legislative days, it be made a special order on second and third reading immediately after consideration of the special orders on third reading theretofore reported, which report was agreed to, and said bill ordered reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading theretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill introduced by Mr. Harden (No. 650, Rec. No. 131), entitled "An act to amend the Greater New York charter, in relation to payment to contractors by comptroller," reported in favor of the passage of the same, with the following amendments:

Page 2, line 21, beginning with the word "every" strike out the balance of the page.

Page 3, beginning with line 1, strike out all down to and including the word "finance" on line 6.

and that the same be reprinted as amended, and that, when it shall have been on the desks of the members three calendar legislative days, it be made a special order on second and third reading immediately after consideration of the special orders on third reading theretofore reported, which report was agreed to, and said bill ordered reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order, on second and third reading immediately after the consideration of the special orders on third reading theretofore reported.

The Clerk reported the following bills as correctly printed or engrossed:

"An act to amend the Highway Law, in relation to the course of route number fifteen of the State highway system, and making certain funds available for the improvement thereof." (No. 1976, Rec. No. 61.)

"An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the department of police in said city." (No. 1964, Rec. No. 10.)

"An act to amend the Tax Law, in relation to assessment-roll, and assessment of omitted property." (No. 1963, Rec. No. 278.)

"An act to amend chapter two hundred and twenty of the Laws of eighteen hundred and sixty-six, entitled 'An act to amend the charter of the village of Saratoga Springs,' and the several acts amendatory thereof." (No. 1884, Int. No. 1532.)

"An act to amend the Public Buildings Law, in relation to the treasurer of the New York State Soldiers and Sailors' Home." (No. 1856, Int. No. 1512.)

"An act to amend chapter four hundred and forty-six of the Laws of nineteen hundred and nine, entitled 'An act to provide for the management of the Eastern New York State Custodial Asylum, to be known hereafter as the "Letchworth Village" and for the admission and control of inmates therein,' in relation to the general powers and duties of the managers of Letchworth Village." (No. 1858, Int. No. 1514.)

"An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to bail." (No. 1662, Int. No. 1419.)

"An act to amend the Prison Law, in relation to treasurer of the New York State Reformatory and treasurer of the Eastern New York Reformatory." (No. 1859, Int. No. 1515.)

"An act to amend the Forest, Fish and Game Law, in relation to spearing nongame fish in certain waters of Tioga county." (No. 850, Int. No. 793.)

"An act to amend the Highway Law, in relation to the amount of State aid." (No. 1632, Int. No. 1389.)

"An act to amend the Public Health Law, in relation to the practice of medicine." (No. 1908, Int. No. 1551.)

"An act to amend the Town Law, in relation to preventing and fighting forest fires." (No. 1942, Int. No. 1573.)

"An act to amend the State Charities Law, generally." (No. 1854, Int. No. 1510.)

"An act to amend the Education Law, in relation to the treasurer of the New York State School for the Blind." (No. 1855, Int. No. 1511.)

"An act to amend the Code of Civil Procedure, in relation to the fees for publication of legal notices and advertisements required by law." (No. 441, Int. No. 429.)

"An act to amend chapter twenty-six of the Laws of nineteen hundred and three, entitled 'An act to make the office of sheriff of Essex county a salaried office, in part, and to regulate the management thereof,' in relation to salary of janitor." (No. 1770, Int. No. 1474.)

"An act to amend the Membership Corporations Law, in relation to application of provisions affecting cemetery corporations." (No. 1727, Int. No. 1449.)

"An act to amend the Ithaca city charter, in relation to the powers of the board of education therein." (No. 1956, Int. No. 1584.)

"An act in relation to the construction and equipment of a central fire station in and for the city of Ogdensburg and the issuance, sale and redemption of city bonds therefor." (No. 1940, Int. No. 457.)

"An act to amend section one hundred and twenty-eight of chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the city of Mount Vernon,' relative to the appointment of an assistant corporation counsel." (No. 580, Int. No. 557.)

"An act to amend chapter two hundred and seventy-two of the Laws of eighteen hundred and thirty, entitled 'An act to incorporate the Canterbury Fire Company,' in relation to the erection of an engine house and the creation of a fire district." (No. 1878, Int. No. 1526.)

Mr. Speaker announced the special order, being the bill (No. 1410, Int. No. 1236), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, relative to the taking of private property for public use."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

Mr. Speaker announced the special order, being the bill (No. 1876, Int. No. 1200), entitled "An act to amend the Agricultural Law, in relation to the sale and analysis of concentrated commercial feeding stuffs."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 810, Int. No. 754), entitled "An act authorizing the Board of

Statutory Consolidation to examine and report a plan for the classification, consolidation and simplification of the civil practice in the courts of this State."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1947, Int. No. 1053), entitled "An act to amend the Public Health Law, generally."

Debate was had thereon, when Mr. Young moved the previous question.

Mr. Speaker put the question, "Shall the main question be now put?" and it was determined in the affirmative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 83

NOES 8

Those who voted in the affirmative were:

Adler	Constantine	Jones	Pierce	Stivers
Ahern	Crandell	Langhorst	Prime	Stoddard
Baumes	Crane	Lincoln	Rahl	Sullivan
Blauvelt	Dana	Macdonald	Richardson	Talmage
Brennan	Edwards	MacGregor	Robinson	Thorn
Brereton	Fitzgerald	Machold	Ruland	Vert
Brong	Fleck	Madden	Schmitt	Waring
Brown	Gibeau	Malone	Schwarz	Waters
Bryant	Gillett	Mathewson	Seaker	Wende
Bullion	Grace	McCue	Seeley	Wheeler
Bush	Gurnett	McElligott	Shannon	Whitney
Caug hlan	Hart	McKee	Shepardson	Wilson
Chanler	Hinman	Merrill	Singleton	Winters
Cheney	Hoff	Millford	Slater	Wood
Chilton	Hopkins	Page	Slocum	Yeomans
Coffey	Horton	Parker	Smith T K	Young
Cliné	Jackson	Pembleton		

Those who voted in the negative were:

Crawford	Evans	Levy A J	Patrie	Thompson
Caviller	Greenberg	Levy J	Sweet	

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Constantine, the committee on rules was instructed to report Senate bill (No. 691, Rec. No. 119), entitled "An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls,' generally."

On motion of Mr. Constantine, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Constantine, and by unanimous consent, said bill was read the third time, having been printed and upon the

desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1838, Int. No. 866), entitled "An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls,' generally."

On motion of Mr. Constantine, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1931, Int. No. 781), entitled "An act providing for the construc-

tion of a bridge over the Mohawk river at or near Crescent in the county of Saratoga, including approaches to such bridge, and making an appropriation therefor."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Benne.t	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Fatrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1958, Int. No. 1094); entitled "An act to establish a firemen's pension fund and insurance fund in the city of Albany, and repealing certain acts in relation thereto known as chapter one hundred and seventy-three of the Laws of eighteen hundred and eighty-three, chapter three hundred and thirty-two of the Laws

of eighteen hundred and eighty-five and chapter four hundred and eleven of the Laws of eighteen hundred and eighty-six."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Slater
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwartz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1788, Int. No. 924), entitled "An act to amend the Greater New York charter, in relation to cemeteries in Queens and Richmond counties."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Sloum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1832, Int. No. 674), entitled "An act to amend the Code of Civil Procedure, in relation to the authentication of documents from foreign countries."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A F
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhoist	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Gaivey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Haut	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Rahl, the committee on rules was instructed to report Senate bill (No. 1070, Rec. No. 240), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' as amended by chapter fifty-two of the Laws of nineteen hundred and eight, in relation to ordinances for the protection of trees in said city."

On motion of Mr. Rahl, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Rahl, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Biennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schechter	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seakar	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colas	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1817, Int. No. 1316), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' in relation to ordinances for the protection of trees in said city."

On motion of Mr. Rahl, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1250, Int. No. 1100), entitled "An act to provide for the construction of a re-enforced concrete arch bridge over the Black River canal at Lyons Falls, and making an appropriation therefor."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Fairrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwartz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1681, Int. No. 723), entitled "An act to establish a State reformatory for misdemeanants."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schechter	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hait	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 513, Int. No. 501), entitled "An act to authorize the Canal Board to purchase the Halfmoon bridge, crossing the Mohawk river between the counties of Albany and Saratoga."

On motion of Mr. Whitney, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

Mr. Speaker announced the special order, being the bill (No. 1694, Int. No. 1264), entitled "An act to amend chapter five hundred and seventy-two of the Laws of nineteen hundred and eleven, entitled 'An act in relation to the office of the district attorney of the county of Queens,' in relation to the subordinates of such office and to provide funds for their compensation."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Biennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibau	Machold	Schmitt	Whitney
Caughlan	Gillet	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. A. E. Smith, the committee on rules was instructed to report Senate bill (No. 1026, Rec. No. 275), entitled "An act to amend the Labor Law, in relation to foundries."

On motion of Mr. A. E. Smith, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. A. E. Smith, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the nega-

tive, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 54

NOES 46

Those who voted in the affirmative were:

Adler	Goldberg	Lincoln	Pappert	Smith A E
Blauvelt	Greenberg	MacGregor	Parker	Stivers
Boylan	Herrick	Madden	Patrie	Sullivan
Brennan	Hinman	Malone	Phillips	Thompson
Bush	Horton	Mathewson	Prime	Walker
Caughlan	Jackson	McCue	Rahl	Weil
Chanler	Kennedy	McDaniels	Ruland	Wende
Crane	Keys	McElligott	Schmitt	Wheeler
Cuvillier	Langhorst	McGrath	Schwarz	Whitney
Entwistle	Levy A J	McKee	Seeley	Zorn
Fleck	Levy J	Merrill	Singleton	

Those who voted in the negative were:

Ahern	Colné	Jones	Shepardson	Vert
Baumes	Crandell	Machold	Slater	Waring
Bell	Crawford	Milford	Slocum	Waters
Brereton	Edwards	Pembleton	Smith M	Wilson
Brong	Gibeau	Pierce	Smith T K	Winters
Brown	Gillett	Richardson	Stoddard	Wood
Bryant	Hart	Robinson	Sweet	Yale
Bullion	Hoff	Seaker	Talmage	Yeomans
Cheney	Hopkins	Shannon	Thorn	Young
Chilton				

Mr. A. E. Smith moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Speaker announced the special order, being the bill (No. 1864, Int. No. 1520), entitled "An act to amend the Labor Law, in relation to foundries."

On motion of Mr. A. E. Smith, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the Senate bill (No. 876, Rec. No. 239), entitled "An act to extend the time of the Buffalo and Susquehanna Railway Company to finish its road and put the same in operation."

On motion of Mr. MacGregor, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Coln�	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1211, Rec. No. 212), entitled "An act to amend the Code of Civil Procedure, in relation to appeals."

On motion of Mr. MacGregor, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 77

NOES 8

Those who voted in the affirmative were:

Adler	Crane	Keys	Pierce	Sullivan
Ahern	Crawford	Langhorst	Prime	Talmage
Baumes	Evans	Levy A J	Rahl	Thompson
Bell	Frisbie	Levy J	Richardson	Vert
Blauvelt	Goldberg	Lincoln	Ruland	Walker
Boylan	Grace	Malone	Schmitt	Waring
Brennan	Greenberg	McCue	Schwarz	Weil
Brereton	Gurnett	McElligott	Seaker	Wheeler
Brong	Herrick	McGrath	Shepardson	Whitney
Brown	Hinman	McKee	Slocum	Wilson
Bryant	Hoff	Merrill	Smith A E	Winters
Bullion	Hopkins	Milford	Smith M	Wood
Bush	Horton	Page	Smith T K	Yale
Coffey	Jackson	Parker	Stivers	Young
Colné	Jones	Phillips	Stoddard	Zorn
Crandell	Kennedy			

Those who voted in the negative were

Chilton	Cuvillier	Gibeau	Pembleton	Seeley
Constantine	Dana	MacGregor		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1021, Rec. No. 185), entitled "An act to amend the Education Law, in relation to payments from the retirement fund for teachers in State institutions."

On motion of Mr. Thorn, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers

Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schechter	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

.Ordered; That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 773, Rec. No. 89), entitled "An act to amend the Judiciary Law, in relation to attorneys and counsellors."

On motion of Mr. Hinman, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage

Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1451, Int. No. 1261), entitled "An act to amend the Indian Law, in relation to the cutting and sale of timber and trees."

On motion of Mr. Brong, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the bill (No. 1940, Int. No. 457), entitled "An act in relation to the construction and equipment of a central fire station in and for the city of Ogdensburg, and the issuance, sale and redemption of city bonds therefor."

On motion of Mr. Seaker, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Abern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K

Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yuic
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1938, Int. No. 1358), entitled "An act to amend chapter sixty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to taxation, constituting chapter sixty of the Consolidated Laws,' in relation to the tax imposed on transfers of stock."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan

Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schechter	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1662, Int. No. 1419), entitled "An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to bail."

On motion of Mr. Ahern, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert

Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chlton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1878, Int. No. 1526), entitled "An act to amend chapter two hundred and seventy-two of the Laws of eighteen hundred and thirty, entitled 'An act to incorporate the Canterbury Fire Company,' in relation to the erection of an engine house and the creation of a fire district."

On motion of Mr. Baumes, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring

Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Brong, the committee on rules was instructed to report Senate bill (No. 1068, Rec. No. 241), entitled "An act to provide for the extension of the highway bridge crossing the barge canal at Main street, Lockport, New York, and making an appropriation therefor."

On motion of Mr. Brong, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Brong, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil

Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1808, Int. No. 1492), entitled "An act to provide for the extension of the highway bridge crossing the barge canal at Main street, Lockport, New York, and making an appropriation therefor."

On motion of Mr. Brong, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 580, Int. No. 557), entitled "An act to amend section one hundred and twenty-eight of chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the city of Mount Vernon,' relative to the appointment of an assistant corporation counsel."

On motion of Mr. Coffey, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan

Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 441, Rec. No. 429), entitled "An act to amend the Code of Civil Procedure, in relation to fees for publication of legal notices and advertisements required by law."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn

Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1942, Int. No. 1573), entitled "An act to amend the Town Law, in relation to preventing and fighting forest fires."

On motion of Mr. Jones, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler

Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwartz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1632, Int. No. 1389), entitled "An act to amend the Highway Law, in relation to the amount of State aid."

On motion of Mr. Seaker, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schechter	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwartz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans

Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1948, Int. No. 1555), entitled "An act to provide for the celebration of the fiftieth anniversary of the battle of Gettysburg, the appointment of a commission and making an appropriation therefor."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwars	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1884, Int. No. 1532), entitled "An act to amend chapter two hundred and twenty of the Laws of eighteen hundred and sixty-six, entitled 'An act to amend the charter of the village of Saratoga Springs, and the several acts amendatory thereof.'"

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crawford	Heiberger	Murray	Smith M
Allen	Crane	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Singleton, the committee on rules was instructed to report Senate bill (No. 915, Rec. No. 200), entitled "An act to amend chapter seven hundred and six of the Laws of nineteen hundred and one, entitled 'An act to make the office of register of the county of Kings a salaried office, and regulating the management of said office,' as amended by chapter six hundred and ninety-nine of the Laws of nineteen hundred and four, and chapter four hundred and ninety-six of the Laws of nineteen hundred and six, relating to additional assistants, clerks, employees or subordinates in said office, and fixing salaries of assistants, clerks, employees or subordinates in said office."

On motion of Mr. Singleton, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Singleton, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pemberton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters

Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1653, Int. No. 1410), entitled "An act to amend chapter seven hundred and six of the Laws of nineteen hundred and one, entitled 'An act to make the office of register of the county of Kings a salaried office, and regulating the management of said office,' as amended by chapter six hundred and ninety-nine of the Laws of nineteen hundred and four, and chapter four hundred and ninety-six of the Laws of nineteen hundred and six, relating to additional assistants, clerks, employees or subordinates in said office, and fixing salaries of assistants, clerks, employees or subordinates in said office."

On motion of Mr. Singleton, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 995, Int. No. 907), entitled "An act to amend the Greater New York charter, in relation to pensions of members of the fire department."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

Mr. Speaker announced the special order, being the bill (No. 1908, Int. No. 1551), entitled "An act to amend the Public Health Law, in relation to the practice of medicine."

On motion of Mr. A. J. Levy, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 5

Those who voted in the affirmative were:

Adler	Crawford	Hinman	Murray	Smith A E
Ahern	Cross	Hoff	Nelson	Smith M
Allen	Cuvillier	Hopkins	Page	Smith T K
Banzhaf	Duntz	Horton	Pappert	Stivers
Barnes	Ebbets	Jackson	Parker	Stoddard
Baumes	Edwards	Jones	Patrie	Sullivan
Bell	Entwistle	Karutz	Pembleton	Sweet
Bennett	Evans	Kennedy	Pierce	Tallett
Blauvelt	Farrell	Keys	Prime	Talmage
Boylan	Fitzgerald	Langhorst	Rahl	Thompson
Brennan	Fleck	Lent	Richardson	Thorn
Brereton	Frisbie	Levy J	Robinson	Vert
Brong	Gage	Lincoln	Ruddick	Waring
Brown	Garvey	Macdonald	Ruland	Waters
Bryant	Gibeau	MacGregor	Schector	Weil
Bullion	Gillett	Machold	Schifferdecker	Wende
Campbell	Goldberg	Madden	Schmitt	Wheeler
Caughlan	Grace	Malone	Schwarz	Wilson
Cheney	Graubard	Mathewson	Seaker	Winters
Chilton	Greenberg	McCue	Seeley	Wood
Coffey	Gurnett	McDaniels	Shannon	Yale
Coleman	Hackett	McElligott	Shepardson	Yeomans
Colné	Hart	McKee	Singleton	Young
Constantine	Hearn	McKeon	Slater	Yule
Cook	Heiberger	Milford	Slocum	Zorn

Those who voted in the negative were:

Bush	Crandell	Crane	Dana	Whitney
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Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1956, Int. No. 1584), entitled "An act to amend the Ithaca city charter, in relation to the powers of the board of education therein."

On motion of Mr. McDaniels, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 447, Int. No. 435), entitled "An act to amend the Judiciary Law, in relation to justices of the city court of the city of New York, acting as official referees after retirement or resignation as justices."

On motion of Mr. A. J. Levy, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 16

NOES 49

Those who voted in the affirmative were:

Blauvelt	Frisbie	Hinman	McElligott	Schwarz
Brennan	Greenberg	Levy A J	McGrath	Seeley
Caughlan	Herrick	McCue	Schmitt	Smith A E
Cuvillier				

Those who voted in the negative were:

Adler	Crane	Lincoln	Ruland	Thompson
Brong	Dana	Macdonald	Shepardson	Vert
Bryant	Edwards	Malone	Slater	Waring
Bush	Gillett	Mathewson	Slocum	Waters
Chanler	Grace	Merrill	Smith M	Wende
Chilton	Hoff	Page	Smith T K	Wheeler
Coffey	Hopkins	Pierce	Stivers	Whitney
Colné	Horton	Prime	Stoddard	Winters
Constantine	Jones	Rahl	Sweet	Wood
Cook	Levy J	Richardson	Talmage	

Mr. A. J. Levy moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Speaker announced the special order, being the bill (No. 1854, Int. No. 1510), entitled "An act to amend the State Charities Law, generally."

On motion of Mr. Phillips said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan

Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pemberton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hait	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1855, Int. No. 1511), entitled "An act to amend the Education Law, in relation to the treasurer of the New York State School for the Blind."

On motion of Mr. Phillips, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pemberton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson

Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Buah	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1856, Int. No. 1512), entitled "An act to amend the Public Buildings Law, in relation to the treasurer of the New York State Soldiers and Sailors' Home."

On motion of Mr. Phillips, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters

Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1858, Int. No. 1514), entitled "An act to amend chapter four hundred and forty-six of the Laws of nineteen hundred and nine, entitled 'An act to provide for the management of the Eastern New York State Custodial Asylum, to be known hereafter as the "Letchworth Village," and for the admission and control of inmates therein,' in relation to the general powers and duties of the managers of Letchworth Village."

On motion of Mr. Phillips, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES . 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert

Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1859, Int. No. 1515), entitled "An act to amend the Prison Law, in relation to the treasurer of the New York State Reformatory and treasurer of the Eastern New York Reformatory."

On motion of Mr. Phillips, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pemberton	Tallett
Blauvelt	Edwards	Karuts	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler

Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1770, Int. No. 1474), entitled "An act to amend chapter twenty-six of the Laws of nineteen hundred and three, entitled 'An act to make the office of sheriff of Essex county a salaried office, in part, and to regulate the management thereof,' in relation to salary of janitor."

On motion of Mr. Prime, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Pattie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney

Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 850, Int. No. 793), entitled "An act to amend the Forest, Fish and Game Law, in relation to spearing nongame fish in certain waters of Tioga county."

On motion of Mr. Pemberton, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof; and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pemberton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Fairrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Friebe	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans

Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1727, Int. No. 1449), entitled "An act to amend the Membership Corporations Law, in relation to application of provisions affecting cemetery corporations."

On motion of Mr. Pembleton, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Paga	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Friebie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwartz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Sweet, the committee on rules was instructed to report Senate bill (No. 917, Rec. No. 234), entitled "An act to amend the Insurance Law, in relation to rebates and discriminations."

On motion of Mr. Sweet, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Sweet, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Rozan	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No.

1729, Int. No. 1451), entitled "An act to amend the Insurance Law, in relation to rebates and discriminations."

On motion of Mr. Sweet, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1729, Int. No. 1451), entitled "An act to amend the Insurance Law, in relation to rebates and discriminations."

On motion of Mr. Sweet, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the Senate bill (No. 327, Rec. No. 170), entitled "An act to provide for the acquisition and care of lands to commemorate the battle of Saratoga, and making an appropriation therefor."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters

Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Corn	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1266, Rec. No. 291), entitled "An act to amend the Greater New York charter, in relation to the powers of the commissioners of the sinking fund."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Croes	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schechter	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans

Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 946, Rec. No. 276), entitled "An act to amend chapter five hundred and twenty of the Laws of eighteen hundred and ninety-three, entitled 'An act to make the office of clerk of Onondaga county a salaried office, and to provide for the management of said office, and to fix the salary of said clerk and deputies,' in relation to the filing and indexing of unpaid taxes in said county."

On motion of Mr. Edwards, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schechter	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood

Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

. Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1148, Rec. No. 279), entitled "An act providing for the purchase by the State of certain maps, field notes, surveys, leases, documents and other books and papers relating to lands in certain towns, forming a part of the Van Rensselaer Manor, and making an appropriation therefor."

On motion of Mr. Schwarz, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood

Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 978, Rec. No. 230), entitled "An act to amend the Poor Law, in relation to indigent persons requiring medical care and treatment in the county of Westchester."

On motion of Mr. Slater, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Millford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 647, Rec. No. 82), entitled "An act to amend the Town Law, in relation to collector's undertaking."

On motion of Mr. Thorn, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 746, Rec. No. 284), entitled "An act to legalize a certain deed from Ella Keith and other grantors to Robert Moody, recorder in the county of Essex, and to legalize such record."

On motion of Mr. Seaker, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillet	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 215, Rec. No. 256), entitled "An act to provide for the estab-

lishment of a fish hatchery in the county of Warren, and making an appropriation therefor."

On motion of Mr. Brereton, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Croes	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 821, Rec. No. 297), entitled "An act to amend the Greater New York charter, relative to compensation of the teachers in the department of public charities."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Biennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 793, Rec. No. 176), entitled "An act making an appropriation to compensate the village of Newark for permitting the New York State Custodial Asylum for Feeble-Minded Women to connect with and discharge its sewer into the sewer system of such village."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Fariell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schechter	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 820, Rec. No. 298), entitled "An act to reappropriate certain unexpended balances of former appropriations."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1081, Rec. No. 295), entitled "An act making an appropriation to improve the drainage from lands of the Matteawan State Hospital."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Millford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thoin
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 633, Rec. No. 114), entitled "An act to amend chapter sixty-six of the Laws of nineteen hundred and ten, entitled 'An act providing for the issue of bonds of the State to run for a period of fifty years in lieu of bonds heretofore authorized by chapter one hundred and forty-seven of the Laws of nineteen hundred and three, and by chapter three hundred and two of the Laws of nineteen hundred and six, as amended by chapter two hundred and forty-one of the Laws of nineteen hundred and nine, but not issued,' in relation to the issue and sale of bonds thereunder."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandall	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwartz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Youpg
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1251, Rec. No. 259), entitled "An act to amend the Tax Law, in relation to surrogates' compensation and surrogates' assistants in New York, Kings and other counties."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Br. reton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwartz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 570, Rec. No. 58), entitled "An act to amend chapter seven hundred and twelve of the Laws of nineteen hundred and seven, entitled 'An act in relation to the use and occupancy of the hall of records in the county of New York.'"

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madder	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Guinnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1084, Rec. No. 247), entitled "An act to amend the Highway Law, generally."

On motion of Mr. Parker, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schechter	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1254, Rec. No. 321), entitled "An act for the relief of Edward L. Gayton, a former member of the National Guard of this State."

On motion of Mr. Baumes, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrèll	Langhoyst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schechter	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 561, Rec. No. 323), entitled "An act to provide for the acquisition and preservation of Knox's headquarters in the town of New Windsor, Orange county, and making an appropriation therefor."

On motion of Mr. Baumes, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 969, Rec. No. 188), entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the municipal court of the city of New York, its officers and marshals,' in relation to a chief clerk of such court."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 81

NOES 7

Those who voted in the affirmative were:

Adler	Evans	Levy A J	Prime	Thompson
Ahern	Fitzgerald	Levy J	Richardson	Vert
Baumes	Frisbie	Lincoln	Ruland	Walker
Blauvelt	Gibeau	Macdonald	Schmitt	Waring
Boylan	Goldberg	MacGregor	Schwarz	Waters
Brennan	Grace	Madden	Seeley	Weil
Bryant	Greenberg	McCue	Singleton	Wende
Bullion	Gurnett	McDaniels	Slater	Wheeler
Bush	Hart	McElligott	Slocum	Whitney
Chanler	Herrick	McGrath	Smith A E	Wilson
Cheney	Hinman	Merrill	Smith M	Winters
Coffey	Hoff	Milford	Smith T K	Wood
Colné	Hopkins	Pappert	Stivers	Yale
Constantine	Jackson	Parker	Sullivan	Yeomans
Cook	Jones	Phillips	Sweet	Young
Cuvillier	Langhorst	Pierce	Talmage	Zorn
Edwards				

Those who voted in the negative were:

Chilton	Dana	Pembleton	Rahl	Stoddard
Crane	Gillet			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 573, Rec. No. 152), entitled "An act to amend the Greater New York charter, in relation to the punishment of officers and employees for delinquency or misconduct."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K

Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fleck	Lent	Robinson	Waring
Brown	Frisbie	Levy J	Ruddick	Waters
Bryant	Gage	Lincoln	Ruland	Weil
Bullion	Garvey	Macdonald	Schector.	Wende
Bush	Gibeau	MacGregor	Schifferdecker	Wheeler
Campbell	Gillett	Machold	Schmitt	Whitney
Caughlan	Goldberg	Madden	Schwarz	Wilson
Cheney	Goodman	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 551, Rec. No. 166), entitled "An act to amend the Education Law, in relation to establishing a law library in the county of Schenectady."

On motion of Mr. Merrill, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan

Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 972, Rec. No. 190), entitled "An act to incorporate the Federal Council of the Churches of Christ in America."

On motion of Mr. Lincoln, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brinnan	Evans	Keys	Rahl	Thorn

Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 678, Rec. No. 153), entitled "An act to amend section four hundred and seventy-four of chapter thirty-five of the Laws of nineteen hundred and nine, entitled 'An act in relation to the administration of justice, constituting chapter thirty of the Consolidated Laws,' and known as the Judiciary Law."

On motion of Mr. Hinman, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thoin

Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1020, Int. No. 353) entitled "An act to amend chapter three hundred and thirty-six of the Laws of nineteen hundred and three, entitled 'An act to provide for the erection of a court house in the county of New York, and authorizing the acquisition of a site therefor,' in relation to the payment of the expenses of acquisition, construction and maintenance," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banzhaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Duntz	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters

Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schector	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Coiné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 783, Int. No. 127) entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the department of police of said city."

On motion of Mr. Wende, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1934, Int. No. 536) entitled "An act to amend the Transportation Corporations Law in relation to water storage corporations," was read the second time.

On motion of Mr. Patrie, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate returned the bill (No. 934, Senate Reprint No. 1276, Int. No. 213), entitled "An act making appropriations for the support of government," with a message that they have concurred in the passage of the same, with the following amendments:

Strike out all after the enacting clause and insert Senate Print No. 1276.

Mr. Whitney moved that the House non-concur in the Senate amendments thereto, and asks for a committee of conference thereon.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Speaker appointed as such committee on the part of the Assembly Messrs. Whitney, Young, Yale, A. E. Smith and Frisbie.

Ordered, That the Clerk return said bill to the Senate, with a

message that the Assembly has non-concurred in the amendments of the Senate thereto and request the appointment of a committee of conference thereon, and that Mr. Speaker has appointed Messrs. Whitney, Young, Yale, A. E. Smith and Frisbie as such committee on the part of the Assembly.

By unanimous consent, on motion of Mr. Slater, the committee on rules was instructed to report Assembly bill (No. 596, Int. No. 573), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section one of article two of the Constitution, in relation to the qualifications of voters," with the following amendments:

On page 1, line 1, strike out the word "Assembly" and insert in place thereof the word "Senate".

On page 2, line 12, strike out the word "Assembly" and insert in place thereof the word "Senate".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Slater, said bill was ordered reprinted as amended, and recommitted to said committee.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *March 22, 1912.*

Whereas, The late William P. Letchworth, philanthropist, statesman and humanitarian,— whose work in behalf of the poor, and the children especially, will go on forever; and,

Whereas, He devoted his life, money and home for the betterment of conditions for the weak and strong alike; that the great State of New York may reap the fruits of their citizenship and society be free of the unfortunate ills; and,

Whereas, He founded his home with a happy thought, that others may some day enjoy his labor, and in the closing days of his life, performed the benevolent act,— giving "Glen Iris," his home and park to the State, that all may enjoy it; and,

Whereas, The Association of County Superintendents of The Poor and Poor Law Officers in convention assembled, set June 28, 1911, as a memorial day, in honor of the late William P. Letchworth; therefore, be it

Resolved (if the Assembly concur), That six thousand copies of the proceedings of that memorial session of The Association of

Poor Law Officers of the State of New York, be printed and suitably bound as befits the man and his deeds; and be it further

Resolved, That three thousand copies be delivered to the secretary of The Association of County Superintendents of the Poor for distribution, and three thousand copies for the distribution of Senators and Assemblymen of the Legislature of 1912.

By order of the Senate,

PATRICK E. McCABE,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Adler	Crandell	Hearn	Milford	Smith A E
Ahern	Crane	Heiberger	Murray	Smith M
Allen	Crawford	Hinman	Nelson	Smith T K
Banshaf	Cross	Hoff	Page	Stivers
Barnes	Cuvillier	Hopkins	Pappert	Stoddard
Baumes	Dana	Horton	Parker	Sullivan
Bell	Dunts	Jackson	Patrie	Sweet
Bennett	Ebbets	Jones	Pembleton	Tallett
Blauvelt	Edwards	Karutz	Pierce	Talmage
Boylan	Entwistle	Kennedy	Prime	Thompson
Brennan	Evans	Keys	Rahl	Thorn
Brereton	Farrell	Langhorst	Richardson	Vert
Brong	Fitzgerald	Lent	Robinson	Waring
Brown	Fleck	Levy J	Ruddick	Waters
Bryant	Frisbie	Lincoln	Ruland	Weil
Bullion	Gage	Macdonald	Schechter	Wende
Bush	Garvey	MacGregor	Schifferdecker	Wheeler
Campbell	Gibeau	Machold	Schmitt	Whitney
Caughlan	Gillett	Madden	Schwarz	Wilson
Cheney	Goldberg	Malone	Seaker	Winters
Chilton	Grace	Mathewson	Seeley	Wood
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Singleton	Young
Constantine	Hackett.	McKee	Slater	Yule
Cook	Hart	McKeon	Slocum	Zorn

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *March 26, 1912.*

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of Senate bill (No. 1035, Rec. No. 93), entitled "An act to provide for the representation of the State of New York at the Panama-Pacific International Exposition at San Francisco, California, celebrating the opening and commercial use of the Panama canal, and making an appropriation therefor," for the purpose of amendment.

By order of the Senate,

PATRICK E. McCABE,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, *March 23, 1912.*

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 368, Int. No. 358), entitled "An act to provide for the removal of a portion of the dock or pier in the Hudson river at Piermont, and making an appropriation therefor."

JOHN A. DIX.

A communication was received from Hon. Robert H. Reed, mayor of the city of Lackawanna, returning Assembly bill (No. 224, Int. No. 224), entitled "An act to enable the city of Lackawanna to purchase and cancel bonds of such city to an amount representing the excess of such bond issue over the actual cost of the improvement for which they were issued," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

[WEDNESDAY, MARCH 27.] 1877

A communication was received from Hon. Robert H. Reed, mayor of the city of Lackawanna, returning Assembly bill (No. 523, Int. No. 38), entitled "An act to amend the Lackawanna city charter, providing for the appointment of an interpreter in the city court," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. William J. Gaynor, mayor of the city of New York, returning Assembly bill (No. 455, Int. No. 443), entitled "An act to amend the Greater New York charter, in relation to compensation of employees in the labor class," with a message that said mayor, after a public hearing thereon, does not approve said bill and does not accept the same.

On motion of Mr. Young, the House adjourned until Wednesday, March 27th, at ten o'clock A. M.

WEDNESDAY, MARCH 27, 1912.

The House met pursuant to adjournment.

Prayer by Rev. John J. Dominic, Gloversville.

On motion of Mr. Young, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented the annual report of the Mohawk and Hudson River Humane Society, which was laid upon the table and ordered printed.

(See Assembly Document No. 58.)

Also, the annual report of the New York State Library, which was laid upon the table and ordered printed.

(See Assembly Document No. 60.)

Also, the annual report of the New York Lake Champlain Tercentenary Commission, which was laid upon the table and ordered printed.

(See Assembly Document No. 54.)

Also, the Twelfth Annual Report of the Commissioners Palisades Inter-state Park, which was laid upon the table and ordered printed.

(See Assembly Document No. 55.)

Also, the Forty-ninth Annual Report of the New York Catholic Protectory, which was laid upon the table and ordered printed.

(See Assembly Document No. 57.)

A message from the Governor, by the hand of his secretary, was received and read, in the words following.

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, *March 28, 1912.*

To the Assembly:

I return herewith, without my approval, Assembly bill (No. 927, Int. No. 853), entitled "An act to amend the County Law, in reference to the publication of certain notices in Ulster county."

This bill authorizes the board of supervisors of a single county to designate each year, by majority vote, such newspapers representing, respectively, each of the two principal political parties into which the electors of the county are divided. This provision of the general law ought not to be superseded by a statute in reference to a single county, and if only for that reason, I would feel compelled to withhold my approval of the bill, which, however, is objectionable for other reasons, and mainly because it might some time result in publishing the items in question in a newspaper or newspapers representing only one of the principal political parties, which is contrary to the spirit of general legislation in regard to such publications.

JOHN A. DIX.

On motion of Mr. Waring, said message together with said bill was ordered laid upon the table.

A message from the Governor, by the hand of his secretary, was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, *March 26, 1912.*

To the Assembly:

I herewith return, without my approval, Assembly bill (No. 63, Int. No. 263), entitled "An act to amend chapter seven hun-

dred and sixty of the Laws of eighteen hundred and ninety-seven, entitled 'An act to revise the charter of the city of Watertown,' in relation to the office of sealer of weights and measures."

No good reason has been advanced in favor of this measure which would exempt the city of Watertown from the general law creating a sealer of weights and measures in each city.

JOHN A. DIX.

On motion of Mr. Machold, said message together with said bill was ordered laid upon the table.

A message from the Governor, by the hand of his secretary, was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, March 26, 1912.

To the Assembly:

I return herewith, without my approval, Assembly bill (No. 673, Int. No. 646), entitled "An act to authorize the State Commission in Lunacy to compensate State hospital bookkeepers and others for extra services rendered."

The extra services for which compensation is provided under this act were rendered between October 1, 1903, and October 1, 1906. The major portion of any legitimate claim based upon such extra services must, therefore, have lapsed by the statute of limitations. The bill, however, must be treated in its entirety, and as it is of course impossible to separate the claim, I am compelled to withhold my approval from the measure.

JOHN A. DIX.

On motion of Mr. Thorn, said message together with said bill was ordered laid upon the table.

Mr. Young moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded.

Ahern	Crane	Jones	Pappert	Sweet
Allen	Crawford	Kennedy	Parker	Tallett
Barnes	Cross	Keys	Patrie	Talmage
Baumes	Cuvillier	Kopp	Pierce	Thompson
Bell	Edwards	Langhorst	Prime	Thorn
Boylan	Entwistle	Levy A J	Rahl	Vert
Brennan	Evans	Levy J	Richardson	Walker

Brereton	Fitzgerald	Lincoln	Robinson	Waring
Brong	Fleck	Macdonald	Rozan	Waters
Brown	Frisbie	MacGregor	Schmitt	Weil
Bryant	Gage	Madden	Schwarz	Wende
Bullion	Gibeau	Malone	Seeley	Wheeler
Bush	Gillett	Mathewson	Shannon	Whitney
Caughlan	Goldberg	McCue	Shepardson	Wilson
Chanler	Grace	McElligott	Singleton	Winters
Cheney	Greenberg	McGrath	Slater	Wood
Chilton	Hart	McKee	Slocum	Yale
Coffey	Herrick	McKeon	Smith A E	Yeomans
Colné	Hinman	Merrill	Smith T K	Young
Constantine	Hoff	Milford	Stivers	Zorn
Cook	Horton	Nelson	Stoddard	Speaker
Crandell	Jackson	Page	Sullivan	

Mr. Young moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

A message from the Governor, by the hand of his secretary, was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, March 27, 1912.

To the Legislature:

For many years there has been a constant and steadily growing demand by the people of this State for an efficient law which will enable the enrolled members of political parties to directly nominate party candidates for public office and to elect members of party committees.

This demand became so universal and insistent that the Democratic and Republican parties inserted in their respective platforms in 1910 planks advocating and solemnly promising the enactment of legislation in fulfillment of the principle of direct nominations.

During the legislative session of 1911, when both branches of the Legislature were controlled by the Democratic party, there was passed a direct primary bill which, though not perfect nor as complete as might be desired, was nevertheless the first act of its kind to be placed upon the statute books of this State, and was a pronounced step in the right direction.

The direct primary principle having thus been enacted into law, a foundation was created upon which a perfected structure could be built by the method of amendment.

Amendments to the law enacted during the session of 1911 have been found desirable, and undoubtedly as time progresses further amendments will become necessary to comply with changing senti-

ment or conditions. It is safe to predict that never again will the voters of this State return to the methods which obtained prior to the enactment of this law.

Every member of the Legislature, irrespective of party, and every State officer elected in 1910, is equally bound by the promises made to the people in their platforms, and no question of party policy, prejudice or expediency can be raised in justification of opposition or failure to act in helping to perfect the structure of the direct primary law by the enactment of necessary amendments at this session.

I, therefore, call upon the Legislature to complete at this session, such necessary changes in the law as I have already indicated in order that the people may be justified in the confidence they have reposed in their representatives by electing them to public office.

Good faith, no less than the cause of good government, requires the fulfillment of every pledge and promise to enlarge the scope and promote the efficiency of the law governing nominations of candidates for public office and the election of members of party committees.

(Signed) JOHN A. DIX.

Mr. Bush gives notice that he requests that Assembly bill (No. 1491, Int. No. 1289), entitled "An act to amend chapter five hundred and twenty-five of the Laws of nineteen hundred, entitled 'An act to establish a police pension fund for the city of Elmira,' in relation to the investment thereof," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Constantine gives notice that he requests that Assembly bill (No. 307, Int. No. 305), entitled "An act to provide for deepening and widening Bergholtz creek and Cayuga creek in the town of Niagara, Niagara county, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Page gives notice that he requests that Assembly bill (No. 1803, Int. No. 1189), entitled "An act to amend the Judiciary Law, in relation to the exemption of jurors," a copy of which is

hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Seaker gives notice that he requests that Assembly bill (No. 1826, Int. No. 635), entitled "An act to amend the Tax Law, in relation to the levy and collection of a poll tax," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Sweet gives notice that he requests that Assembly bill (No. 1590, Int. No. 1172), entitled "An act in relation to the election and salaries of coroners in the county of Oswego, and dividing said county into coroner's districts," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Talmage gives notice that he requests that Assembly bill (No. 1693, Int. No. 483), entitled "An act to amend the Tax Law, in relation to equalization by board of supervisors," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Thompson gives notice that he requests that Assembly bill (No. 1827, Int. No. 419), entitled "An act to amend the Tax Law, in relation to the assessment of real property lying in two or more school districts," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Thompson gives notice that he requests that Assembly bill (No. 430, Int. No. 418), entitled "An act to amend the Education Law, in relation to the assessment of real property for school district taxes," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Yeomans gives notice that he requests that Assembly bill (No. 1901, Int. No. 1143), entitled "An act to provide for the retention, maintenance and improvement of the present Erie canal at Palmyra, as a barge canal terminal and for the storage therein of surplus canal waters," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Walker gives notice that he requests that Assembly bill (No. 1960, Int. No. 37), entitled "An act to amend chapter fifteen of the Laws of nineteen hundred and nine, entitled 'An act in relation to the civil service of the State of New York and the civil divisions and cities thereof, constituting chapter seven of the Consolidated Laws,' as amended by chapter two hundred and sixty-four of the Laws of nineteen hundred and ten, in relation to the power of removal," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Horton gives notice that he requests that Assembly bill (No. 1791, Int. No. 1156), entitled "An act to amend chapter five hundred and seventy of the Laws of nineteen hundred and nine, entitled 'An act to establish the city court of Buffalo, defining its powers and jurisdiction and providing for its officers,' in relation to attachment of property and compensation of marshals," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Crawford gives notice that he requests that Assembly bill (No. 1905, Int. No. 1548), entitled "An act to amend the charter of the New York City Church Extension and Missionary Society of the Methodist Episcopal Church," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Colne gives notice that he requests that Assembly bill (No. 1761, Int. No. 1465), entitled "An act to provide for the con-

struction and use of a building in Kings county for storing certain duplicate and other records," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Jones gives notice that he requests that Assembly bill (No. 1949, Int. No. 1572), entitled "An act making provision for issuing bonds to the amount of not to exceed twenty-five million dollars for the extension of the Black River canal, the reconstruction of the Chemung canal and the conversion of the Glens Falls feeder into a canal as a part of the barge canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and twelve," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. McKee gives notice that he requests that Assembly bill (No. 1713, Int. No. 1435), entitled "An act to amend the Greater New York charter, in relation to pensions to disabled members of the police force," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Macdonald gives notice that he requests that Assembly bill (No. 1961, Int. No. 384), entitled "An act to amend the Highway Law, in relation to a new State route to be improved by the State," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1946, Int. No. 1577), entitled "An act to amend the Labor Law, in relation to the employment of minors," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly

bill (No. 1955, Int. No. 1583), entitled "An act to amend the Labor Law, in relation to limitations of the number of occupants in factories," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Assembly bill (No. 1954, Int. No. 1582), entitled "An act to amend the Labor Law, in relation to fire escapes and exits," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Sullivan gives notice that he requests that Assembly bill (No. 760, Int. No. 716), entitled "An act to amend the Agricultural Law, in regard to the sale and analysis of commercial fertilizer," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Thompson gives notice that he requests that Assembly bill (No. 1914, Int. No. 1557), entitled "An act to amend the Insanity Law, in relation to the salaries of certain employees of State hospitals," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1968, Int. No. 1588), entitled "An act to reappropriate the unexpended balance of a former appropriation made for highway improvement purposes," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Cheney gives notice that he requests that Assembly bill (No. 578, Int. No. 555), entitled "An act to provide for the alteration and improvement of the State armory in the city of Olean, the disposition of the old armory building and making an appropriation therefor," a copy of which is hereto annexed, be

made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Pappert gives notice that he requests that Assembly bill (No. 1915, Int. No. 1558), entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' in relation to body execution for the nonpayment of certain judgments of the municipal court," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Constantine gives notice that he requests that Senate bill introduced by Mr. Bayne (No. 762, Rec. No. 282), entitled "An act to amend the Code of Criminal Procedure, in relation to appeals to the Court of Appeals where the judgment is of death," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Slocum gives notice that he requests that Senate bill introduced by Mr. Heacock (No. 952, Rec. No. 358), entitled "An act to provide for the construction of a re-enforced concrete arch bridge over the Black River canal at Lyons Falls, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Senate bill introduced by Mr. Brackett (No. 1131, Rec. No. 250), entitled "An act to amend the Code of Civil Procedure, in relation to the discharge of attachments," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. MacGregor gives notice that he requests that Senate bill introduced by Mr. Bayne (No. 434, Rec. No. 169), entitled "An act to amend the Code of Civil Procedure, in relation to sales of

personal property by executors and administrators," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Stoddard gives notice that he requests that the Senate bill introduced by Mr. Bayne (No. 1027, Rec. No. 281), entitled "An act to amend the Religious Corporation Law, in relation to the sale, mortgage and lease of real property of religious corporations," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Langhorst gives notice that he requests that the Senate bill introduced by Mr. Black (No. 1, Rec. No. 69), entitled "An act to provide for necessary repairs, improvements and betterments to the State armory in the borough of Brooklyn in the city of New York, occupied by the Forty-seventh regiment, National Guard, State of New York, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that the Senate bill introduced by Mr. Brackett (No. 1214, Rec. No. 251), entitled "An act to amend the State Highway Law, in relation to establishing State routes in the county of Saratoga," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hinman gives notice that he requests that the Senate bill introduced by Mr. Bayne (No. 628, Rec. No. 104), entitled "An act to amend the Public Lands Law, in relation to presentation of petitions for release of lands escheated to the State," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that the Senate bill introduced by Mr. Brackett (No. 744, Rec. No. 108), entitled

"An act to amend the Decedents' Estate Law, Laws of nineteen hundred and nine, chapter eighteen, being chapter thirteen of the Consolidated Laws, in relation to devises or bequests not to lapse," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. MacGregor gives notice that he requests that the Senate bill introduced by Mr. Bayne (No. 812, Rec. No. 102), entitled "An act to amend the Code of Civil Procedure, in relation to appearances by the Attorney-General in foreclosure actions," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Parker gives notice that he requests that the Senate bill introduced by Mr. Allen (No. 834, Rec. No. 280), entitled "An act to amend the Code of Criminal Procedure, in relation to the examination of persons on a charge of having committed a crime," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. McKee gives notice that he requests that the Senate bill introduced by Mr. Bayne (No. 505, Rec. No. 105), entitled "An act to amend section four hundred and fifty-one of the Real Property Law, with respect to the acquisition of lands for cemetery purposes in the county of Richmond," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. MacGregor gives notice that he requests that the Senate bill introduced by Mr. Burd (No. 217, Rec. No. 8), entitled "An act authorizing the construction of a bridge over the Erie canal at the road leading from the river road to the Grand Island ferry, in the town of Tonawanda, Erie county, and to make an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the com-

mittee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Banzhaf gives notice that he requests that the Senate bill introduced by Mr. Cronin (No. 849, Rec. No. 286), entitled "An act to authorize the State Comptroller to hear and determine the application of Ludwig Olsen for the cancellation of the tax sale of eighteen hundred and ninety-five, in the county of Ulster, as to lot twenty-five, Kingston Commons, Binnewater Class," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Macdonald gives notice that he requests that the Senate bill introduced by Mr. Coats (No. 747, Rec. No. 283), entitled "An act to amend chapter five hundred and thirteen of the Laws of nineteen hundred and ten, entitled 'An act making appropriations for certain expenses of government, and supplying deficiencies in former appropriations,' in relation to the construction of a monument to commemorate the services of Brevet-Major-General Newton Martin Curtis," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Macdonald gives notice that he requests that the Senate bill introduced by Mr. Coats (No. 554, Rec. No. 285), entitled "An act to amend the Code of Civil Procedure, in relation to an action for divorce," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Macdonald gives notice that he requests that the Senate bill introduced by Mr. Coats (No. 270, Rec. No. 45), entitled "An act in relation to the construction and equipment of a central fire station in and for the city of Ogdensburg, New York, and the issuance, sale and redemption of city bonds therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Macdonald gives notice that he requests that the Senate

bill introduced by Mr. Coats (No. 894, Rec. No. 253), entitled "An act to amend the Town Law, in relation to fires," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that the Senate bill introduced by Mr. Duhamel (No. 828, Rec. No. 288), entitled "An act to amend chapter one hundred and seventy-one of the Laws of nineteen hundred and four, entitled 'An act to provide for the continuance of the office of commissioner of records of the county of Kings, and for the completion and care of the block indexes and reindexing plant, and for the care and preservation of the county records, old town and other records,' as amended by chapter six hundred and forty-two of the Laws of nineteen hundred and eleven," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that the Senate bill introduced by Mr. Foley (No. 1244, Rec. No. 353), entitled "An act to amend chapter one hundred and forty-nine of the Laws of nineteen hundred and eight, entitled 'An act to provide for the celebration of the tercentenary of the discovery of Lake Champlain, the appointment of a commission, prescribing its powers and duties, and making an appropriation therefor, as amended by chapter forty-four of the Laws of nineteen hundred and ten, and as further amended by chapter one hundred and eighty-one of the Laws of nineteen hundred and eleven, relative to the powers and duties of said commission, and extending the time for making its report to the Legislature," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Senate bill introduced by Mr. Ferris (No. 621, Rec. No. 95), entitled "An act authorizing the Board of Statutory Consolidation to examine and report a plan for the classification, consolidation and simplification of the civil practice in the courts of this State," a copy of

which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Shlivek gives notice that he requests that the Senate bill introduced by Mr. Frawley (No. 151, Rec. No. 47), entitled "An act authorizing and directing the comptroller of the city of New York to apportion and refund certain taxes paid upon the real estate in the said city belonging to the First Hungarian Congregation Ohab Zedek," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Frawley (No. 1117, Rec. No. 293), entitled "An act to amend the Code of Criminal Procedure, in relation to the number of deputy clerks in the court of general sessions of the city and county of New York," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that the Senate bill introduced by Mr. Frawley (No. 1116, Rec. No. 294), entitled "An act to amend section eight of chapter four hundred and twelve of the Laws of nineteen hundred and seven, entitled 'An act providing for the court of general sessions of the city and county of New York, its judges and officers,'" a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Gillett gives notice that he requests that Senate bill introduced by Mr. Griffith (No. 275, Rec. No. 213), entitled "An act to amend the Education Law, in relation to the establishment, management and objects of a State school of agriculture at Keuka college in Kenka park in the county of Yates, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. MacDonald gives notice that he requests that the Senate bill introduced by Mr. Gittins (No. 132, Rec. No. 117), entitled "An act to amend the Education Law, relative to term of instruction of State pupils in attendance upon institutions for the deaf and for the blind," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Ruland gives notice that he requests that Senate bill introduced by Mr. Hinman (No. 1149, Rec. No. 305), entitled "An act to create and establish a firemen's relief and pension fund for the fire department of the city of Binghamton, and authorizing the granting and payment of pensions and relief therefrom," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Pembleton gives notice that he requests that the Senate bill introduced by Mr. Hinman (No. 986, Rec. No. 263), entitled "An act to amend the Code of Civil Procedure, in relation to the authentication of documents from foreign countries," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Pembleton gives notice that he requests that Senate bill introduced by Mr. Hinman (No. 985, Rec. No. 216), entitled "An act to amend the Judiciary Law, in relation to the employment of confidential clerks instead of stenographers by justices of the Appellate Division of the third and fourth departments," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Pembleton gives notice that he requests that the Senate bill introduced by Mr. Hinman (No. 963, Rec. No. 215), entitled "An act to authorize the city of Binghamton to enter into a contract with the village of Lestershire to jointly construct a trunk sewer through lands in the city of Binghamton, the village

of Lestershire and the town of Union, to connect the same with a trunk sewer in the village of Lestershire, to provide for the disposal of the sewage therefrom, and to authorize the city of Binghamton to acquire lands therefor, and to raise funds to carry said contract into effect," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Pembleton gives notice that he requests that Senate bill introduced by Mr. Hinman (No. 962, Rec. No. 214), entitled "An act to amend section two hundred and four of chapter seven hundred and fifty-one of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of Binghamton,' relative to the amount and issuance of sewer bonds," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Grace gives notice that he requests that the Senate bill introduced by Mr. Hewitt (No. 1022, Rec. No. 262), entitled "An act to amend the General Business Law, in relation to regulating the marketing, selling and pressing of hay and straw, and repealing section twenty-four hundred and seventeen of the Penal Law," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Robinson gives notice that he requests that Senate bill introduced by Mr. Heacock (No. 599, Rec. No. 137), entitled "An act for the relief of the towns of German Flatts and Warren, in the county of Herkimer," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Colne gives notice that he requests that the Senate bill introduced by Mr. Black (No. 890, Rec. No. 338), entitled "An act to amend the Greater New York charter, in relation to a pension fund for the department of correction," a copy of which is hereto annexed, be made a special order, and asks that his

request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Harden (No. 653, Rec. No. 132), entitled "An act to amend the Greater New York charter, in relation to the regulation of construction of piers and docks by the department of docks and ferries," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Cheney gives notice that he requests that the Senate bill introduced by Mr. Hamilton (No. 798, Assembly Reprint No. 1794, Rec. No. 130), entitled "An act to amend the Membership Corporations Law, in relation to cemetery corporations," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Page gives notice that he requests that the Senate bill introduced by Mr. Loomis (No. 232, Rec. No. 306), entitled "An act to amend the Civil Service Law with respect to the power of removal," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Bush gives notice that he requests that the Senate bill introduced by Mr. Murtaugh (No. 478, Rec. No. 315), entitled "An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' relating to salaries of aldermen," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that the Senate bill introduced by Mr. Pollock (No. 1212, Rec. No. 203), entitled "An act to amend chapter eight hundred and fifty-five of the Laws of nineteen hundred and eleven, entitled 'An act authorizing the justices of the Appellate Division of the Supreme Court

in the first department to retire employees for incapacity, and providing for their compensation,' in relation to the services prerequisite to such retirement," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Phillips gives notice that he requests that the Senate bill introduced by Mr. Pollock (No. 1010, Rec. No. 317), entitled "An act to amend the Penal Law, in relation to larceny," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Phillips gives notice that he requests that the Senate bill introduced by Mr. Pollock (No. 679, Rec. No. 183), entitled "An act to amend the Penal Law, in relation to forgery in the third degree," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Baumes gives notice that he requests that the Senate bill introduced by Mr. Rose (No. 1135, Rec. No. 202), entitled "An act to provide for the erection of a new armory building in the city of Newburgh, New York, the acquisition of a site for the same, and making an appropriation therefor; and providing for the sale of the old armory site and building, and the application of the proceeds to such new building, and for other purposes relative to the same," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Wende gives notice that he requests that the Senate bill introduced by Mr. Ramsperger (No. 1249, Rec. No. 320), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' in respect to the reinstatement of firemen," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hinman gives notice that he requests that the Senate bill introduced by Mr. Sage (No. 1414, Rec. No. 369), entitled "An act to abate the smoke nuisance in the city of Albany," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Young gives notice that he requests that the Senate bill introduced by Mr. Wainwright (No. 1357, Rec. No. 378), entitled "An act to amend chapter one hundred and seventeen of the Laws of eighteen hundred and eighty-three, entitled 'An act to amend, consolidate and revise the charter of the village of Peckskill, and the several acts amendatory thereof,' in relation to paving and macadamizing streets," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Young gives notice that he requests that the Senate bill introduced by Mr. Wainwright (No. 800, Rec. No. 332), entitled "An act creating and prescribing the powers and duties of a commission to inquire into the necessity for a water supply system and methods of improving or developing a water supply for the county of Westchester, or portions thereof, by the exercise of powers vested in the State, and providing for the payment of the expenses of such commission," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Coffey gives notice that he requests that the Senate bill introduced by Mr. Wainwright (No. 438, Rec. No. 156), entitled "An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the city of Mount Vernon,' in relation to the election and compensation of city officers, and repealing present sections eleven and twenty-three, relating thereto," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Coffey gives notice that he requests that the Senate bill

introduced by Mr. Wainwright (No. 938, Rec. No. 333), entitled "An act to amend chapter five hundred and eighteen of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend an act, entitled "An act to incorporate the village of White Plains," passed April third eighteen hundred and sixty-six,' in relation to the powers and duties of the village trustees, et cetera, and the acts amendatory thereof," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Slater gives notice that he requests that the Senate bill introduced by Mr. Wainwright (No. 613, Rec. No. 191), entitled "An act to repeal chapter one hundred and thirty-eight of the Laws of nineteen hundred and five, entitled 'An act to provide for the publication by the board of supervisors of Westchester county of certain official notices in said county,' and repealing chapter two hundred and six of the Laws of nineteen hundred and four," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Coffey gives notice that he requests that the Senate bill introduced by Mr. Wainwright (No. 973, Rec. No. 192), entitled "An act to amend the General Corporation Law, in relation to service of summons in action to dissolve a corporation," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that the Senate bill introduced by Mr. Griffith (No. 803, Rec. No. 76), entitled "An act for the refunding, cancellation and adjustment of assessments levied for the opening of Spencer place, between the New York Central and Hudson River railroad and East One Hundred and Fiftieth street, in the twenty-third ward, of the borough of the Bronx, in the city of New York," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Greater New York charter, in relation to pensions to disabled members of the police force" (No. 1233, Rec. No. 337), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to a pension fund for the department of correction" (No. 890, Rec. No. 338), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to appeals and costs in abandonment proceedings" (No. 954, Rec. No. 339), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to undertakings in abandonment proceedings" (No. 955, Rec. No. 340), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to actions on undertakings in abandonment proceedings" (No. 1404, Rec. No. 341), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to orders and commitments in abandonment proceedings, surety and probation" (No. 1405, Rec. No. 342), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to disorderly persons" (No. 1406, Rec. No. 343), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter five hundred and twenty of the Laws of eighteen hundred and ninety-three, entitled 'An act to make the office of clerk of Onondaga county a salaried office, and to provide for the management of said office, and to fix the salary of said clerk and deputies,' in relation to the filing and indexing of unpaid taxes in said county" (No. 964, Rec. No. 344), which was read the first time and referred to the committee on affairs of cities.

"An act to authorize the Canal Board to purchase the Halfmoon bridge crossing the Mohawk river between the counties of Albany and Saratoga" (No. 546, Rec. No. 345), which was read the first time and referred to the committee on canals.

"An act to amend the Code of Civil Procedure, in relation to judicial settlement of accounts of executors and administrators" (No. 550, Rec. No. 346), which was read the first time and referred to the committee on codes.

"An act to amend the Penal Law, in relation to misconduct respecting designation petitions" (No. 1058, Rec. No. 347), which was read the first time and referred to the committee on codes.

"An act to amend the Penal Law, in relation to the waiver of immunity by a witness" (No. 1059, Rec. No. 348), which was read the first time and referred to the committee on codes.

"An act relating to the hydraulic power of the Genesee river at the village of Mount Morris" (No. 1372, Rec. No. 349), which was read the first time and referred to the committee on electricity, gas and water supply.

"An act authorizing the city of Utica to construct, equip and maintain an industrial or municipal hall, to acquire lands therefor, and authorizing said city to borrow money for such purpose by the issue of bonds" (No. 1003, Rec. No. 350), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Labor Law, in relation to the bureau of industries and immigration" (No. 1182, Rec. No. 351), which was read the first time and referred to the committee on labor and industries.

"An act to amend the Penal Law, by repealing section one thousand five hundred and sixty-one thereof" (No. 1228, Rec. No. 352), which was read the first time and referred to the committee on codes.

"An act to amend chapter one hundred and forty-nine of the Laws of nineteen hundred and eight, entitled 'An act to provide for the celebration of the tercentenary of the discovery of Lake Champlain, the appointment of a commission, prescribing its powers and duties, and making an appropriation therefor,' as amended by chapter forty-four of the Laws of nineteen hundred and ten, and as further amended by chapter one hundred and eighty-one of the Laws of nineteen hundred and eleven, relative to the powers and duties of said commission, and extending the time for making its report to the Legislature" (No. 1244, Rec. No. 353), which was read the first time and referred to the committee on ways and means.

"An act to amend the Banking Law, in relation to the retirement of deputies, clerks and examiners in the Banking Department" (No. 632, Rec. No. 354), which was read the first time and referred to the committee on banks.

"An act to amend the Code of Civil Procedure, in relation to depositions" (No. 1340, Rec. No. 355), which was read the first time and referred to the committee on codes.

"An act to amend the Tax Law, in relation to the powers and duties of the State Board of Tax Commissioners" (No. 499, Rec. No. 356), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Tax Law, in relation to the exemption from the transfer tax of corporations organized for the enforcement of laws relating to children or animals" (No. 851, Rec. No. 357), which was read the first time and referred to the committee on taxation and retrenchment.

"An act providing for the construction of a bridge over the Mohawk river, at or near Crescent, in the county of Saratoga, including approaches to such bridge, and making an appropriation therefor" (No. 1364, Rec. No. 368), which was read the first time and referred to the committee on ways and means.

"An act to amend the Liquor Tax Law, in relation to the issuance of certificates under subdivision one of section eight, limitation of certificates, and transfers of certificates under abandonment notices by holders out of possession of premises for which certificates were issued" (No. 658, Rec. No. 370), which was read the first time and referred to the committee on excise.

"An act to provide for the construction of a re-enforced concrete arch bridge over the Black River canal at Lyons Falls, and making an appropriation therefor" (No. 952, Rec. No. 358), which was read the first time and referred to the committee on ways and means.

"An act to repeal chapter two hundred and ninety-four of the Laws of eighteen hundred and sixty-nine, entitled 'An act to incorporate the fire department of the city of Binghamton,' and the several acts amendatory thereof" (No. 1361, Rec. No. 359), which was read the first time and referred to the committee on affairs of cities.

"An act to amend section four hundred and thirty-two of the Code of Civil Procedure, in relation to service of summons upon a foreign corporation or a person who is not a resident of the State" (No. 1102, Rec. No. 360), which was read the first time and referred to the committee on codes.

"An act to amend section twenty-eight hundred and seventy-nine of the Code of Civil Procedure, in relation to service of summons upon corporation, person, company or partnership" (No. 1103, Rec. No. 361), which was read the first time and referred to the committee on codes.

"An act to amend the Public Officers Law, in relation to the copying of public records" (No. 1187, Rec. No. 362), which was read the first time and referred to the committee on the judiciary.

"An act making provision for issuing bonds to the amount of not to exceed fifty million dollars for the purpose of constructing and improving State and county highways, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and twelve" (No. 1118, Rec. No. 363), which was read the first time and referred to the committee on the judiciary.

"An act to amend section thirteen hundred and eight of the Penal Law, in relation to criminally receiving property" (No. 1106, Rec. No. 364), which was read the first time and referred to the committee on codes.

"An act to amend the Penal Law, in relation to false or misleading advertisements or statements as to or in connection with the sale of real estate" (No. 1193, Rec. No. 365), which was read the first time and referred to the committee on codes.

"An act to amend article six of the Insurance Law, in relation to certificates of authority to be issued by the Superintendent of Insurance" (No. 1105, Rec. No. 366), which was read the first time and referred to the committee on insurance.

"An act to amend chapter two hundred and seventy-two of the Laws of eighteen hundred and thirty, entitled 'An act to incorporate the Canterbury Fire Company,' in relation to the erection of an engine house and the creation of a fire district" (No. 1230, Rec. No. 367), which was read the first time and referred to the committee on the judiciary.

"An act to abate the smoke nuisance in the city of Albany" (No. 1414, Rec. No. 369), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Insurance Law, relative to proceedings against and the liquidation of delinquent insurance corporations" (No. 1418, Rec. No. 371), which was read the first time and referred to the committee on insurance.

"An act to amend the Greater New York charter, relative to the sale of public property" (No. 1408, Rec. No. 372), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the State Boards and Commissions Law, in relation to establishing a State art commission" (No. 826, Rec. No. 373), which was read the first time and referred to the committee on general laws.

"An act in relation to the Inferior Courts of Criminal Jurisdiction in the city of New York, defining their powers and jurisdiction and providing for their officers; to add thereto a new section, to be known as section eighty-two-a, subpoenas" (No. 935, Rec. No. 374), which was read the first time and referred to the committee on codes.

"An act to amend chapter six hundred and fifty-nine of the Laws of nineteen hundred and ten, entitled 'An act in relation to the inferior courts of criminal jurisdiction in the city of New York, defining their powers and jurisdiction and providing for their officers,' in relation to punishment for failure to appear in answer to summons" (No. 936, Rec. No. 375), which was read the first time and referred to the committee on codes.

"An act to provide for the destruction of useless records in the city court of the city of New York when directed by the justices of the city court" (No. 1076, Rec. No. 376), which was read the first time and referred to the committee on codes.

"An act to amend chapter six hundred and fifty-nine of the Laws of nineteen hundred and ten, entitled 'An act in relation to the inferior courts of criminal jurisdiction in the city of New York, defining their powers and jurisdiction and providing for their officers,' in relation to the commitment of persons convicted of public intoxication, disorderly conduct or vagrancy in the city

of New York" (No. 1153, Rec. No. 377), which was read the first time and referred to the committee on codes.

"An act to amend chapter one hundred and seventeen of the Laws of eighteen hundred and eighty-three, entitled 'An act to amend, consolidate and revise the charter of the village of Peekskill, and the several acts amendatory thereof,' in relation to paving and macadamizing streets" (No. 1357, Rec. No. 378), which was read the first time and referred to the committee on affairs of villages.

"An act to authorize the sale of lands for non-payment of taxes and for the collection of unpaid taxes in the several towns of the county of Westchester, and legalizing and validating sales heretofore made" (No. 1170, Rec. No. 379), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Highway Law, in relation to a new State route to be improved by the State in the county of Westchester" (No. 1234, Rec. No. 380), which was read the first time and referred to the committee on internal affairs.

"An act to amend the General Business Law, in relation to private bankers" (No. 1217, Rec. No. 381), which was read the first time and referred to the committee on banks.

"An act to amend the Stock Corporation Law, in relation to corporations having shares of capital stock without nominal or par value" (No. 872, Rec. No. 382), which was read the first time and referred to the committee on the judiciary.

"An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' generally" (No. 1400, Rec. No. 383), which was read the first time and referred to the committee on railroads.

By unanimous consent, the following bills were introduced:

Mr. Ahern introduced a bill entitled "An act to amend the Greater New York charter, in relation to assistant fire marshal" (Int. No. 1601), which was read the first time and referred to the committee on affairs of cities.

Mr. Whitney introduced a bill entitled "An act to provide ways and means for the support of government" (Int. No. 1602), which was read the first time and referred to the committee on ways and means.

Mr. Speaker, from the committee on rules, to which was referred the resolution relative to printing additional copies of Assembly bills Nos. 1071 and 543, reported in favor of the adoption of the following resolution :

Resolved, That there be printed for the use of the Assembly 500 copies of Assembly bill (Printed No. 1071, Int. No. 208), entitled "An act to amend the Insanity Law, relative to wages of certain employees of State hospitals." Also 500 copies of Assembly bill (No. 543, Int. No. 209), entitled "An act to amend the Insanity Law, relative to the retirement of employees of State hospitals for the insane."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative were :

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Herrick	McKeon	Smith A E	Yeomans
Constantine	Hinman	Milford	Smith T K	Young
Cook	Hoff	Nelson	Stivers	Zorn
Crandell				

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Bush (No. 1491, Int. No. 1289), entitled "An act to amend chapter five hundred and twenty-five of the Laws of nineteen hundred, entitled 'An act to establish a police pension fund for the city of Elmira,' in relation to the investment thereof."

Also, Assembly bill introduced by Mr. Constantine (No. 307, Int. No. 305), entitled "An act to provide for deepening and widening Bergholtz creek and Cayuga creek in the town of Niagara, Niagara county, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Page (No. 1803, Int. No. 1189), entitled "An act to amend the Judiciary Law, in relation to the exemption of jurors."

Also, Assembly bill introduced by Mr. Seaker (No. 1826, Int. No. 635), entitled "An act to amend the Tax Law, in relation to the levy and collection of a poll tax."

Also, Assembly bill introduced by Mr. Sweet (No. 1590, Int. No. 1172), entitled "An act in relation to the election and salaries of coroners in the county of Oswego, and dividing said county into coroner's districts."

Also, Assembly bill introduced by Mr. Talmage (No. 1693, Int. No. 483), entitled "An act to amend the Tax Law, in relation to equalization by boards of supervisors."

Also, Assembly bill introduced by Mr. Thompson (No. 1827, Int. No. 419), entitled "An act to amend the Tax Law, in relation to the assessment of real property lying in two or more school districts."

Also, Assembly bill introduced by Mr. Thompson (No. 430, Int. No. 418), entitled "An act to amend the Tax Law, in relation to the assessment of real property lying in two or more school districts."

Also, Assembly bill introduced by Mr. Yeomans (No. 1901, Int. No. 1143), entitled "An act to provide for the retention, maintenance and improvement of the present Erie canal at Palmyra, as a barge canal terminal, and for the storage therein of surplus canal waters."

Also, Assembly bill introduced by Mr. Walker (No. 1960, Int. No. 37), entitled "An act to amend chapter fifteen of the Laws of nineteen hundred and nine, entitled 'An act in relation to the civil service of the State of New York, and the civil divisions and cities thereof, constituting chapter seven of the Consolidated Laws,' as amended by chapter two hundred and sixty-four of the Laws of nineteen hundred and ten, in relation to the power of removal."

Also, Assembly bill introduced by Mr. Horton (No. 1791, Int.

No. 1156), entitled "An act to amend chapter five hundred and seventy of the Laws of nineteen hundred and nine, entitled 'An act to establish the city court of Buffalo, defining its powers and jurisdiction and providing for its officers,' in relation to attachment of property and compensation of marshals," reported in favor of the passage of the same without amendment, and that the same be made special orders on third reading immediately, which report was agreed to, and said bills ordered made special orders on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Crawford (No. 1905, Int. No. 1548), entitled "An act to amend the charter of the New York City Church Extension and Missionary Society of the Methodist Episcopal Church."

Also, Assembly bill introduced by Mr. Colne (No. 1761, Int. No. 1465), entitled "An act to provide for the construction and use of a building in Kings county for storing certain duplicate and other records."

Also, Assembly bill introduced by Mr. Jones (No. 1949, Int. No. 1572), entitled "An act making provision for issuing bonds to the amount of not to exceed twenty-five million dollars for the extension of the Black River canal, the reconstruction of the Chemung canal and the conversion of the Glens Falls feeder into a canal as a part of the barge canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and twelve."

Also, Assembly bill introduced by Mr. McKee (No. 1713, Int. No. 1435), entitled "An act to amend the Greater New York charter, in relation to pensions to disabled members of the police force."

Also, Assembly bill introduced by Mr. Macdonald (No. 1961, Int. No. 384), entitled "An act to amend the Highway Law, in relation to a new State route to be improved by the State."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1946, Int. No. 1577), entitled "An act to amend the Labor Law, in relation to the employment of minors."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1955, Int. No. 1583), entitled "An act to amend the Labor Law, in relation to limitations of the number of occupants in factories."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1954, Int. No. 1582), entitled "An act to amend the Labor Law, in relation to fire escapes and exits."

Also, Assembly bill introduced by Mr. Sullivan (No. 760, Int. No. 716), entitled "An act to amend the Agricultural Law, in regard to the sale and analysis of commercial fertilizer."

Also, Assembly bill introduced by Mr. Thompson (No. 1914, Int. No. 1557), entitled "An act to amend the Insanity Law, in relation to the salaries of certain employees of State hospitals."

Also, Assembly bill introduced by Mr. Whitney (No. 1968, Int. No. 1588), entitled "An act to reappropriate the unexpended balance of a former appropriation made for highway improvement purposes."

Also, Assembly bill introduced by Mr. Cheney (No. 578, Int. No. 555), entitled "An act to provide for the alteration and improvement of the State armory in the city of Olean, the disposition of the old armory building, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Pappert (No. 1915, Int. No. 1558), entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' in relation to body execution for the nonpayment of certain judgments of the municipal court," reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred Senate bill introduced by Mr. Bayne (No. 762, Rec. No. 282), entitled "An act to amend the Code of Criminal Procedure, in relation to appeals to the Court of Appeals where the judgment is of death."

Also, Senate bill introduced by Mr. Heacock (No. 952, Rec. No. 358), entitled "An act to provide for the construction of a re-enforced concrete arch bridge over the Black River canal at Lyons Falls, and making an appropriation therefor."

Also, Senate bill introduced by Mr. Brackett (No. 1131, Rec. No. 250), entitled "An act to amend the Code of Civil Procedure, in relation to the discharge of attachments."

Also, Senate bill introduced by Mr. Bayne (No. 434, Rec. No. 169), entitled "An act to amend the Code of Civil Procedure, in relation to sales of personal property by executors and administrators."

Also, Senate bill introduced by Mr. Bayne (No. 1027, Rec. No. 281), entitled "An act to amend the Religious Corporation Law, in relation to the sale, mortgage and lease of real property of religious corporations."

Also, Senate bill introduced by Mr. Black (No. 1, Rec. No. 69), entitled "An act to provide for necessary repairs, improvements and betterments to the State armory in the borough of Brooklyn in the city of New York, occupied by the Forty-seventh Regiment, National Guard, State of New York, and making an appropriation therefor."

Also, Senate bill introduced by Mr. Brackett (No. 1214, Rec. No. 251), entitled "An act to amend the State Highway Law, in relation to establishing State routes in the county of Saratoga."

Also, Senate bill introduced by Mr. Bayne (No. 628, Rec. No. 104), entitled "An act to amend the Public Lands Law, in relation to presentation of petitions for release of lands escheated to the State."

Also, Senate bill introduced by Mr. Brackett (No. 744, Rec. No. 108), entitled "An act to amend the Decedents' Estate Law, Laws of nineteen hundred and nine, chapter eighteen, being chapter thirteen of the Consolidated Laws, in relation to devises or bequests not to lapse."

Also, Senate bill introduced by Mr. Bayne (No. 812, Rec. No. 102), entitled "An act to amend the Code of Civil Procedure, in relation to appearances by the Attorney-General in foreclosure actions."

Also, Senate bill introduced by Mr. Allen (No. 834, Rec. No. 280), entitled "An act to amend the Code of Criminal Procedure, in relation to the examination of persons on a charge of having committed a crime."

Also, Senate bill introduced by Mr. Bayne (No. 505, Rec. No. 105), entitled "An act to amend section four hundred and fifty-one of the Real Property Law, with respect to the acquisition of lands for cemetery purposes in the county of Richmond."

Also, Senate bill introduced by Mr. Burd (No. 217, Rec. No. 8), entitled "An act authorizing the construction of a bridge over the Erie canal at the road leading from the river road to the Grand Island ferry, in the town of Tonawanda, Erie county, and to make an appropriation therefor."

Also, Senate bill introduced by Mr. Cronin (No. 849, Rec. No. 286), entitled "An act to authorize the State Comptroller to hear and determine the application of Ludwig Olsen for the cancellation of the tax sale of eighteen hundred and ninety-five in the county of Ulster, as to lot twenty-five, Kingston Commons, Binnewater Class."

Also, Senate bill introduced by Mr. Coats (No. 747, Rec. No. 283), entitled "An act to amend chapter five hundred and thirteen of the Laws of nineteen hundred and ten, entitled 'An act making appropriations for certain expenses of government, and supplying deficiencies in former appropriations,' in relation to the construction of a monument to commemorate the services of Brevet-Major-General Newton Martin Curtis."

Also, Senate bill introduced by Mr. Coats (No. 554, Rec. No. 285), entitled "An act to amend the Code of Civil Procedure, in relation to an action for divorce."

Also, Senate bill introduced by Mr. Coats (No. 270, Rec. No. 45), entitled "An act in relation to the construction and equipment of a central fire station in and for the city of Ogdensburg, New York, and the issuance, sale and redemption of city bonds therefor."

Also, Senate bill introduced by Mr. Coats (No. 894, Rec. No. 253), entitled "An act to amend the Town Law, in relation to fires."

Also, Senate bill introduced by Mr. Duhamel (No. 828, Rec. No. 288), entitled "An act to amend chapter one hundred and seventy-one of the Laws of nineteen hundred and four, entitled 'An act to provide for the continuance of the office of commissioner of

records of the county of Kings, and for the completion and care of the block indexes and reindexing plant, and for the care and preservation of the county records, old town and other records,' as amended by chapter six hundred and forty-two of the Laws of nineteen hundred and eleven."

Also, Senate bill introduced by Mr. Foley (No. 1244, Rec. No. 353), entitled "An act to amend chapter one hundred and forty-nine of the Laws of nineteen hundred and eight, entitled 'An act to provide for the celebration of the tercentenary of the discovery of Lake Champlain, the appointment of a commission, prescribing its powers and duties, and making an appropriation therefor,' as amended by chapter forty-four of the Laws of nineteen hundred and ten, and as further amended by chapter one hundred and eighty-one of the Laws of nineteen hundred and eleven, relative to the powers and duties of said commission, and extending the time for making its report to the Legislature."

Also, Senate bill introduced by Mr. Ferris (No. 621, Rec. No. 95), entitled "An act authorizing the Board of Statutory Consolidation to examine and report a plan for the classification, consolidation and simplification of the civil practice in the courts of this State."

Also, Senate bill introduced by Mr. Frawley (No. 151, Rec. No. 47), entitled "An act authorizing and directing the comptroller of the city of New York to apportion and refund certain taxes paid upon the real estate in the said city belonging to the First Hungarian Congregational Ohab Zedek."

Also, Senate bill introduced by Mr. Frawley (No. 1117, Rec. No. 293), entitled "An act to amend the Code of Criminal Procedure, in relation to the number of deputy clerks in the court of general sessions of the city and county of New York."

Also, Senate bill introduced by Mr. Frawley (No. 1116, Rec. No. 294), entitled "An act to amend section eight of chapter four hundred and twelve of the Laws of nineteen hundred and seven, entitled 'An act providing for the court of general sessions of the city and county of New York, its judges and officers.'"

Also, Senate bill introduced by Mr. Griffith (No. 275, Rec. No. 213), entitled "An act to amend the Education Law, in relation to the establishment, management and objects of a State school of

agriculture at Keuka college in Keuka park in the county of Yates, and making an appropriation therefor."

Also, Senate bill introduced by Mr. Gittins (No. 132, Rec. No. 117), entitled "An act to amend the Education Law, relative to term of instruction of State pupils in attendance upon institutions for the deaf and for the blind."

Also, Senate bill introduced by Mr. Hinman (No. 1149, Rec. No. 305), entitled "An act to create and establish a firemen's relief and pension fund for the fire department of the city of Binghamton, and authorizing the granting and payment of pensions and relief therefrom."

Also, Senate bill introduced by Mr. Hinman (No. 986, Rec. No. 263), entitled "An act to amend the Code of Civil Procedure, in relation to the authentication of documents from foreign countries."

Also, Senate bill introduced by Mr. Hinman (No. 985, Rec. No. 216), entitled "An act to amend the Judiciary Law, in relation to the employment of confidential clerks instead of stenographers by justices of the Appellate Division of the third and fourth departments."

Also, Senate bill introduced by Mr. Hinman (No. 963, Rec. No. 215), entitled "An act to authorize the city of Binghamton to enter into a contract with the village of Lestershire to jointly construct a trunk sewer through lands in the city of Binghamton, the village of Lestershire and the town of Union, to connect the same with a trunk sewer in the village of Lestershire, to provide for the disposal of the sewage therefrom, and to authorize the city of Binghamton to acquire lands therefor, and to raise funds to carry said contract into effect."

Also, Senate bill introduced by Mr. Hinman (No. 962, Rec. No. 214), entitled "An act to amend section two hundred and four of chapter seven hundred and fifty-one of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of Binghamton,' relative to the amount and issuance of sewer bonds."

Also, Senate bill introduced by Mr. Hewitt (No. 1022, Rec. No. 262), entitled "An act to amend the General Business Law, in relation to regulating the marketing, selling and pressing of hay

and straw, and repealing section twenty-four hundred and seventeen of the Penal Law."

Also, Senate bill introduced by Mr. Heacock (No. 599, Rec. No. 137), entitled "An act for the relief of the towns of German Flatts and Warren in the county of Herkimer."

Also, Senate bill introduced by Mr. Black (No. 890, Rec. No. 338), entitled "An act to amend the Greater New York charter, in relation to a pension fund for the department of correction."

Also, Senate bill introduced by Mr. Harden (No. 653, Rec. No. 132), entitled "An act to amend the Greater New York charter, in relation to the regulation of construction of piers and docks by the department of docks and ferries."

Also, Senate bill introduced by Mr. Hamilton (No. 798, Assembly Reprint No. 1794, Rec. No. 130), entitled "An act to amend the Membership Corporations Law, in relation to cemetery corporations."

Also, Senate bill introduced by Mr. Loomis (No. 232, Rec. No. 306), entitled "An act to amend the Civil Service Law, with respect to the power of removal."

Also, Senate bill introduced by Mr. Murtaugh (No. 478, Rec. No. 315), entitled "An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' relating to salaries of aldermen."

Also, Senate bill introduced by Mr. Pollock (No. 1212, Rec. No. 203), entitled "An act to amend chapter eight hundred and fifty-five of the Laws of nineteen hundred and eleven, entitled 'An act authorizing the justices of the Appellate Division of the Supreme Court in the first department to retire employees for incapacity, and providing for their compensation,' in relation to the services prerequisite to such retirement."

Also, Senate bill introduced by Mr. Pollock (No. 1010, Rec. No. 317), entitled "An act to amend the Penal Law, in relation to larceny."

Also, Senate bill introduced by Mr. Pollock (No. 679, Rec. No. 183), entitled "An act to amend the Penal Law, in relation to forgery in the third degree."

Also, Senate bill introduced by Mr. Rose (No. 1135, Rec. No. 202), entitled "An act to provide for the erection of a new armory building in the city of Newburgh, New York, the acquisition of a site for the same, and making an appropriation therefor; and providing for the sale of the old armory site and building and the application of the proceeds to such new building, and for other purposes relative to the same."

Also, Senate bill introduced by Mr. Ramsperger (No. 1249, Rec. No. 320), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' in respect to the reinstatement of firemen."

Also, Senate bill introduced by Mr. Sage (No. 1414, Rec. No. 369), entitled "An act to abate the smoke nuisance in the city of Albany."

Also, Senate bill introduced by Mr. Wainwright (No. 1357, Rec. No. 378), entitled "An act to amend chapter one hundred and seventeen of the Laws of eighteen hundred and eighty-three, entitled 'An act to amend, consolidate and revise the charter of the village of Peekskill, and the several acts amendatory thereof,' in relation to paving and macadamizing streets."

Also, Senate bill introduced by Mr. Wainwright (No. 800, Rec. No. 332), entitled "An act creating and prescribing the powers and duties of a commission to inquire into the necessity for a water supply system, and methods of improving or developing a water supply for the county of Westchester, or portions thereof, by the exercise of powers vested in the State, and providing for the payment of the expenses of such commission."

Also, Senate bill introduced by Mr. Wainwright (No. 438, Rec. No. 156), entitled "An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the city of Mount Vernon,' in relation to the election and compensation of city officers, and repealing present sections eleven and twenty-three, relating thereto."

Also, Senate bill introduced by Mr. Wainwright (No. 938, Rec. No. 333), entitled "An act to amend chapter five hundred and eighteen of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend an act, entitled "An act to incorporate the village

of White Plains," passed April third. eighteen hundred and sixty-six,' in relation to the powers and duties of the village trustees, et cetera, and the acts amendatory thereof."

Also, Senate bill introduced by Mr. Wainwright (No. 613, Rec. No. 191), entitled "An act to repeal chapter one hundred and thirty-eight of the Laws of nineteen hundred and five, entitled 'An act to provide for the publication by the board of supervisors of Westchester county of certain official notices in said county, and repealing chapter two hundred and six of the Laws of nineteen hundred and four.'"

Also, Senate bill introduced by Mr. Wainwright (No. 973, Rec. No. 192), entitled "An act to amend the General Corporations Law, in relation to service of summons in action to dissolve a corporation."

Also, Senate bill introduced by Mr. Griffin (No. 803, Rec. No. 76), entitled "An act for the refunding, cancellation and adjustment of assessments levied for the opening of Spencer place, between the New York Central and Hudson River railroad and East One Hundred and Fiftieth street, in the twenty-third ward, of the borough of the Bronx, in the city of New York," reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

The Clerk reported the following bill as correctly printed or engrossed:

"An act to provide for the retention, maintenance and improvement of the present Erie canal at Palmyra, as a barge canal terminal, and for the storage therein of surplus canal waters." (No. 1901, Int. No. 1143.)

Mr. Speaker announced the special order, being the Senate bill (No. 250, Assembly Reprint No. 1976, Rec. No. 61), entitled "An act to amend the Highway Law, in relation to the course of route number fifteen of the State highway system, and making certain funds available for the improvement thereof."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Herrick	McKeon	Smith A E	Yeomans
Constantine	Hinman	Milford	Smith T K	Young
Cook	Hoff	Nelson	Stivers	Zorn
Crandell				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Speaker announced the special order, being the bill (No. 1558, Int. No. 1336), entitled "An act to amend the Greater New York charter, in relation to a custodian of works of art, defining his powers and duties and providing for the maintenance of his office."

On motion of Mr. Hoff, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the Senate bill (No. 53, Assembly Reprint No. 1964, Rec. No. 10), entitled "An act to amend chapter one hundred and five of the Laws of eighteen

hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the department of police in said city."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Herrick	McKeon	Smith A E	Yeomans
Constantine	Hirman	Milford	Smith T K	Young
Cook	Hoff	Nelson	Stivers	Zorn
Crandell				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Speaker announced the special order, being the bill (No. 995, Int. No. 907), entitled "An act to amend the Greater New York charter, in relation to pensions of members of the fire department."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chandler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colne	Herrick	McKeon	Smith A E	Yeomans
Constantine	Hinman	Milford	Smith T K	Young
Cook	Hoff	Nelson	Stivers	Zorn
Crandell				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1410, Int. No. 1236), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, relative to the taking of private property for public use."

On motion of Mr. Phillips, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

Mr. Speaker announced the special order, being the bill (No. 513, Int. No. 501), entitled "An act to authorize the Canal Board to purchase the Halfmoon bridge, crossing the Mohawk river between the counties of Albany and Saratoga."

On motion of Mr. Whitney, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

Mr. Speaker announced the special order, being the bill (No. 1491, Int. No. 1289), entitled "An act to amend chapter five hundred and twenty-five of the Laws of nineteen hundred, entitled 'An act to establish a police pension fund for the city of Elmira,' in relation to the investment thereof."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rosan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Constantine, the committee on rules was instructed to report Senate bill (No. 216, Rec. No. 49), entitled "An act to provide for deepening and widening Bergholtz creek and Cayuga creek in the town of Niagara, Niagara county, and making an appropriation therefor."

On motion of Mr. Constantine, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Constantine, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Whee'ler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Herberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 307, Rec. No. 305), entitled "An act to provide for deepening and widening Bergholtz creek and Cayuga creek in the town of Niagara, Niagara county, and making an appropriation therefor."

On motion of Mr. Constantine, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1791, Int. No. 1156), entitled "An act to amend chapter five hundred and seventy of the Laws of nineteen hundred and nine, entitled 'An act to establish the city court of Buffalo, defining its

powers and jurisdiction and providing for its officers,' in relation to attachment of property and compensation of marshals."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1803, Int. No. 1189), entitled "An act to amend the Judiciary Law, in relation to the exemption of jurors."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

MARCH 27.]

1921

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1826, Int. No. 635), entitled "An act to amend the Tax Law, in relation to the levy and collection of a poll tax."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters

Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwars	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1590, Int. No. 1172), entitled "An act in relation to the election and salaries of coroners in the county of Oswego, and dividing said county into coroners' districts."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bel	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Bretton	Fitzgerald	Levy A J	Richardson	Vert
Bong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwars	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1693, Int. No. 483), entitled "An act to amend the Tax Law, in relation to equalization by boards of supervisors."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1827, Int. No. 419), entitled "An act to amend the Tax Law, in relation to the assessment of real property lying in two or more school districts."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 430, Int. No. 418), entitled "An act to amend the Education Law, in relation to the assessment of real property for school district taxes."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett

Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1901, Int. No. 1143), entitled "An act to provide for the retention, maintenance and improvement of the present Erie canal at Palmyra, as a barge canal terminal, and for the storage therein of surplus canal waters."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson

Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1960, Int. No. 37), entitled "An act to amend chapter fifteen of the Laws of nineteen hundred and nine, entitled 'An act in relation to the civil service of the State of New York, and the civil divisions and cities thereof, constituting chapter seven of the Consolidated Laws,' as amended by chapter two hundred and sixty-four of the Laws of nineteen hundred and ten, in relation to the power of removal."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1663, Int. No. 1420), entitled "An act to amend chapter three hundred and fifty-nine of the Laws of eighteen hundred and sixty-two, entitled 'An act to incorporate the New York Commercial Association,' in relation to the powers and duties of the arbitration committee of such corporation, now known as the New York Produce Exchange."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Thursday next.

Mr. Speaker announced the special order, being the bill (No. 1905, Int. No. 1548), entitled "An act to amend the charter of the New York City Church Extension and Missionary Society of the Methodist Episcopal Church."

On motion of Mr. Crawford, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwartz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson

Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1761, Int. No. 1465), entitled "An act to provide for the construction and use of a building in Kings county for storing certain duplicate and other records."

On motion of Mr. Colne, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rosan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwartz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1949, Int. No. 1572), entitled "An act making provision for issuing bonds to the amount of not to exceed twenty-five million dollars for the extension of the Black River canal, the reconstruction of the Chemung canal and the conversion of the Glens Falls feeder into a canal as a part of the barge canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and twelve."

On motion of Mr. Jones, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question "Shall this bill pass and ought the same to receive the sanction of the people?" and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwars	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. McKee, the committee on rules was instructed to report Senate bill (No. 1233, Rec. No. 337), entitled "An act to amend the Greater New York charter, in relation to pensions to disabled members of the police force."

On motion of Mr. McKee, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. McKee, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1713, Int. No. 1435), entitled "An act to amend the Greater New

York charter, in relation to pensions to disabled members of the police force."

On motion of Mr. McKee, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1961, Int. No. 384), entitled "An act to amend the Highway Law, in relation to a new State route to be improved by the State."

On motion of Mr. Macdonald, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwartz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1915, Int. No. 1558), entitled "An act to amend chapter seven

hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' in relation to body execution for the nonpayment of certain judgments of the municipal court."

On motion of Mr. Pappert, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NÖES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patnie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1946, Int. No. 1577), entitled "An act to amend the Labor Law, in relation to the employment of minors."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brown	Fleck	Levy J	Robinson	Waring
Bryant	Frisbie	Lincoln	Rozan	Waters
Bullion	Gage	Macdonald	Schmitt	Weil
Bush	Garvey	MacGregor	Schwartz	Wende
Caughlan	Gibeau	Madden	Seeley	Wheeler
Chanler	Gillett	Malone	Shannon	Whitney
Cheney	Goldberg	Mathewson	Shepardson	Wilson
Chilton	Grace	McCue	Singleton	Winters
Coffey	Greenberg	McElligott	Slater	Wood
Colné	Hart	McGrath	Slocum	Yale
Constantine	Heiberger	McKee	Smith A E	Yeomans
Cook	Herrick	McKeon	Smith T K	Young
Crandell	Hinman	Milford	Stivers	Zorn
	Hoff	Nelson		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1955, Int. No. 1583), entitled "An act to amend the Labor Law, in relation to limitations of the number of occupants in factories."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the af-

firmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1954, Int. No. 1582), entitled "An act to amend the Labor Law, in relation to fire escapes and exits."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwars	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Hackett	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milfor	Stivers	Zorn
Crandell	Hoff	Nelsond		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 760, Int. No. 716), entitled "An act to amend the Agricultural Law, in regard to the sale and analysis of commercial fertilizer."

On motion of Mr. Sullivan, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Thursday next.

Mr. Speaker announced the special order, being the bill (No. 1914, Int. No. 419), entitled "An act to amend the Insanity Law, in relation to the salaries of certain employees of State hospitals."

On motion of Mr. Thompson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1968, Int. No. 1588), entitled "An act to reappropriate the unexpended balance of a former appropriation made for highway improvement purposes."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage

Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 578, Int. No. 555), entitled "An act to provide for the alteration and improvement of the State armory in the city of Olean, the disposition of the old armory building, and making an appropriation therefor."

On motion of Mr. Cheney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 1

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Paiker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler

Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

In the negative:

Merrill

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 762, Rec. No. 282), entitled "An act to amend the Code of Criminal Procedure, in relation to appeals to the Court of Appeals where the judgment is of death."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 4

Those who voted in the affirmative were:

Ahern	Crandell	Hoff	Page	Sullivan
Allen	Crane	Horton	Pappert	Sweet
Barnes	Crawford	Jackson	Parker	Tallett
Baumes	Cross	Jones	Pierce	Talmage
Bell	Edwards	Kennedy	Prime	Thompson
Boylan	Entwistle	Keys	Rahl	Thorn
Brennan	Evans	Kopp	Richardson	Vert
Brereton	Fitzgerald	Langhorst	Robinson	Waring
Brong	Fleck	Levy J	Rozan	Waters
Brown	Frisbie	Lincoln	Schmitt	Weil
Bryant	Gage	Macdonald	Schwars	Wende
Bullion	Garvey	MacGregor	Seeley	Wheeler
Bush	Gibeau	Madden	Shannon	Whitney
Caughlan	Gillett	Malone	Shepardson	Wilson
Chanler	Goldberg	Mathewson	Singleton	Winters
Cheney	Grace	McCue	Slater	Wood
Chilton	Greenberg	McGrath	Slocum	Yale

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Coffey	Hart	McKee	Smith A E	Yeomans
Colné	Heiberger	McKeon	Smith T K	Young
Constantine	Herrick	Milford	Stivers	Zorn
Cook	Hinman	Nelson	Stoddard	

Those who voted in the negative were:

Cuvillier	Levy A J	McElligott	Patrie
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Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 952, Rec. No. 358), entitled "An act to provide for the construction of a re-enforced concrete arch bridge over the Black River canal at Lyons Falls, and making an appropriation therefor."

On motion of Mr. Cross, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vort
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwars	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1131, Rec. No. 250), entitled "An act to amend the Code of Civil Procedure, in relation to the discharge of attachments."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herriek	Millford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 434, Rec. No. 169), entitled "An act to amend the Code of

Civil Procedure, in relation to sales of personal property by executors and administrators."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillet	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1027, Rec. No. 281), entitled "An act to amend the Religious Corporation Law, in relation to the sale, mortgage and lease of real property of religious corporations."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1, Rec. No. 69), entitled "An act to provide for necessary repairs, improvements and betterments to the State armory in the borough of Brooklyn in the city of New York, occupied by the Forty-seventh Regiment, National Guard, State of New York, and making an appropriation therefor."

On motion of Mr. Langhorst, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 1

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

In the negative:

Merrill

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1214, Rec. No. 251), entitled "An act to amend the State Highway Law, in relation to establishing State routes in the county of Saratoga."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garyey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Henrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 628, Rec. No. 104), entitled "An act to amend the Public Lands Law, in relation to presentation of petitions for release of lands escheated to the State."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Soddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 744, Rec. No. 108), entitled "An act to amend the Decedents' Estate Law, Laws of nineteen hundred and nine, chapter eighteen, being chapter thirteen of the Consolidated Laws, in relation to devises or bequests not to lapse."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 812, Rec. No. 102), entitled "An act to amend the Code of Civil Procedure, in relation to appearances by the Attorney-General in foreclosure actions."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett

Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hait	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 834, Rec. No. 280), entitled "An act to amend the Code of Criminal Procedure, in relation to the examination of persons on a charge of having committed a crime."

On motion of Mr. Schwarz, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters

Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 505, Rec. No. 105), entitled "An act to amend section four hundred and fifty-one of the Real Property Law, with respect to the acquisition of lands for cemetery purposes in the county of Richmond."

On motion of Mr. McKee, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters

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Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 217, Rec. No. 8), entitled "An act authorizing the construction of a bridge over the Erie canal at the road leading from the river road to the Grand Island ferry, in the town of Tonawanda, Erie county, and to make an appropriation therefor."

On motion of Mr. Wende, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 849, Rec. No. 286), entitled "An act to authorize the State Comptroller to hear and determine the application of Ludwig Olsen for the cancellation of the tax sale of eighteen hundred and ninety-five in the county of Ulster, as to lot twenty-five, Kingston Commons, Binnewater Class.

On motion of Mr. Baumes, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rosan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwars	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	elson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 747, Rec. No. 283), entitled "An act to amend chapter five hundred and thirteen of the Laws of nineteen hundred and ten, entitled 'An act making appropriations for certain expenses of government, and supplying deficiencies in former appropriations,' in relation to the construction of a monument to commemorate the services of Brevet-Major-General Newton Martin Curtis."

On motion of Mr. Seaker said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillet	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colne	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 554, Rec. No. 285), entitled "An act to amend the Code of Civil Procedure, in relation to an action for divorce."

On motion of Mr. Seaker, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 270, Rec. No. 45), entitled "An act in relation to the construction and equipment of a central fire station in and for the city of Ogdensburg, New York, and the issuance, sale and redemption of city bonds therefor."

On motion of Mr. Seaker, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107
NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 894, Rec. No. 253), entitled "An act to amend the Town Law, in relation to fires."

On motion of Mr. Seaker, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 828 Rec. No. 288), entitled "An act to amend chapter one hundred and seventy-one of the Laws of nineteen hundred and four, entitled 'An act to provide for the continuance of the office of commissioner of records of the county of Kings, and for the completion and care of the block indexes and reindexing plant, and for the care and preservation of the county records, old town and other records,' as amended by chapter six hundred and forty-two of the Laws of nineteen hundred and eleven."

On motion of Mr. Colne, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1244, Rec. No. 353), entitled "An act to amend chapter one hundred and forty-nine of the Laws of nineteen hundred and eight, entitled 'An act to provide for the celebration of the tercentenary of the discovery of Lake Champlain, the appointment of a commission, prescribing its powers and duties and making an appropriation therefor,' as amended by chapter forty-four of the Laws of nineteen hundred and ten, and as further amended by chapter one hundred and eighty-one of the Laws of nineteen hundred and eleven, relative to the powers and duties of said commission, and extending the time for making its report to the Legislature."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 621, Rec. No. 95), entitled "An act authorizing the Board of Statutory Consolidation to examine and report a plan for the classification, consolidation and simplification of the civil practice in the courts of this State."

On motion of Mr. Allen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cavillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Shlivek	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 151, Rec. No. 47), entitled "An act authorizing and directing the comptroller of the city of New York to apportion and refund certain taxes paid upon the real estate in the said city belonging to the First Hungarian Congregation Ohab Zedek."

On motion of Mr. A. J. Levy, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Richardson	Vert
Brong	Fleck	Lincoln	Robinson	Waring
Brown	Frisbie	Macdonald	Rozan	Waters
Bryant	Gage	MacGregor	Schmitt	Weil
Bullion	Garvey	Madden	Schwarz	Wende
Bush	Gibeau	Malone	Seeley	Wheeler
Caughlan	Gillett	Mathewson	Shannon	Whitney
Chanler	Goldberg	McCue	Shepardson	Wilson
Cheney	Grace	McElligott	Singleton	Winters
Chilton	Greenberg	McGrath	Slater	Wood
Coffey	Hart	McKee	Slocum	Yale
Colné	Heiberger	McKeon	Smith A E	Yeomans
Constantine	Herrick	Milford	Smith T K	Young
Cook	Hinman	Nelson	Stivers	Zorn
Crandell	Hoff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1117, Rec. No. 293), entitled "An act to amend the Code of Criminal Procedure, in relation to the number of deputy clerks in the court of general sessions of the city and county of New York."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 2

Those who voted in the affirmative were:

Ahern	Crawford	Hoff	Nelson	Stivers
Allen	Cross	Horton	Page	Sullivan
Barnes	Cuvillier	Jackson	Pappert	Sweet

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Baumes	Edwards	Jones	Parker	Tallett
Bell	Entwistle	Kennedy	Patrie	Talmage
Boylan	Evans	Keys	Pierce	Thompson
Brennan	Fitzgerald	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Levy J	Richardson	Waring
Brown	Gage	Lincoln	Robinson	Waters
Bryant	Garvey	Macdonald	Rozan	Weil
Bullion	Gibeau	MacGregor	Schmitt	Wende
Bush	Gillett	Madden	Schwarz	Wheeler
Caughlan	Goldberg	Malone	Seeley	Whitney
Chanler	Grace	Mathewson	Shannon	Wilson
Cheney	Greenberg	McCue	Shepardson	Winters
Chilton	Hart	McElligott	Singleton	Wood
Coffey	Hearn	McGrath	Slater	Yale
Colné	Heiberger	McKee	Slocum	Yeomans
Constantine	Herrick	McKeon	Smith A E	Young
Cook	Hinman	Milford	Smith T K	Zorn
Crandell				

Those who voted in the negative were:

Crane Stoddard

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1116, Rec. No. 294), entitled "An act to amend section eight of chapter four hundred and twelve of the Laws of nineteen hundred and seven, entitled 'An act providing for the court of general sessions of the city and county of New York, its judges and officers.'"

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 2

Those who voted in the affirmative were:

Ahern	Crawford	Hoff	Nelson	Stivers
Allen	Cross	Horton	Page	Sullivan
Barnes	Cuvillier	Jackson	Pappert	Sweet
Baumes	Edwards	Jones	Parker	Tallett
Bell	Entwistle	Kennedy	Patrie	Talmage

Boylan	Evans	Keys	Pierce	Thompson
Brennan	Fitzgerald	Kopp	Prime	Thorn
Brereton	Fleck	Langhorst	Rahl	Vert
Brong	Frisbie	Levy J	Richardson	Waring
Brown	Gage	Lincoln	Robinson	Waters
Bryant	Garvey	Macdonald	Rozan	Weil
Bullion	Gibeau	MacGregor	Schmitt	Wende
Bush	Gillett	Madden	Schwarz	Wheeler
Caughlan	Goldberg	Malone	Seeley	Whitney
Chanler	Grace	Mathewson	Shannon	Wilson
Cheney	Greenberg	McCue	Shepardson	Winters
Chilton	Hart	McElligott	Singleton	Wood
Coffey	Hearn	McGrath	Slater	Yale
Colbé	Heiberger	McKee	Slocum	Yeomans
Constantine	Herrick	McKeon	Smith A E	Young
Cook	Hinman	Milford	Smith T K	Zorn
Crandell				

Those who voted in the negative were:

Crane Stoddard

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 275, Rec. No. 213), entitled "An act to amend the Education Law, in relation to the establishment, management and objects of a State school of agriculture at Keuka college in Keuka park in the county of Yates, and making an appropriation therefor."

On motion of Mr. Gillett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present:

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parker	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn

Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Young
Cook	Herrick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 132, Rec. No. 117), entitled "An act to amend the Education Law, relative to term of instruction of State pupils in attendance upon institutions for the deaf and for the blind."

On motion of Mr. Cheney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parker	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler

Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Coln6	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Young
Cook	Herrick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1149, Rec. No. 305), entitled "An act to create and establish a firemen's relief and pension fund for the fire department of the city of Binghamton, and authorizing the granting and payment of pensions and relief therefrom."

On motion of Mr. Ruland, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parker	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood

Coffey	Hart	McGrath	Slocum	Yale
Colne	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Young
Cook	Herrick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 986, Rec. No. 263), entitled "An act to amend the Code of Civil Procedure, in relation to the authentication of documents from foreign countries."

On motion of Mr. Ruland, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parker	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colne	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Young
Cook	Herrick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 985, Rec. No. 216), entitled "An act to amend the Judiciary Law, in relation to the employment of confidential clerks instead of stenographers by justices of the Appellate Division of the third and fourth departments."

On motion of Mr. Ruland, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parker	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Young
Cook	Herrick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 963, Rec. No. 215), entitled "An act to authorize the city of Binghamton to enter into a contract with the village of Lestershire to jointly construct a trunk sewer through lands in the city of Binghamton, the village of Lestershire and the town of Union, to connect the same with a trunk sewer in the village of Lestershire, to provide for the disposal of the sewage therefrom, and to authorize the city of Binghamton to acquire lands therefor, and to raise funds to carry said contract into effect."

On motion of Mr. Ruland, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parker	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pieice	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Young
Cook	Herrick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 962, Rec. No. 214), entitled "An act to amend section two hundred and four of chapter seven hundred and fifty-one of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of Binghamton,' relative to the amount and issuance of sewer bonds."

On motion of Mr. Ruland, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parker	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Young
Cook	Herrick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1022, Rec. No. 262), entitled "An act to amend the General

Business Law, in relation to regulating the marketing, selling and pressing of hay and straw, and repealing section twenty-four hundred and seventeen of the Penal Law."

On motion of Mr. Wilson, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Thursday next.

Mr. Speaker announced the special order, being the Senate bill (No. 599, Rec. No. 137), entitled "An act for the relief of the towns of German Flatts and Warren in the county of Herkimer."

On motion of Mr. Robinson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parker	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Young
Cook	Herrick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 890, Rec. No. 336), entitled "An act to amend the Greater New York charter, in relation to a pension fund for the department of correction."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 80

NOES 16

Those who voted in the affirmative were:

Adler	Chilton	Graubard	McKee	Stivers
Ahern	Coffey	Hart	Merrill	Tallett
Allen	Colné	Herrick	Milford	Talmage
Barnes	Constantine	Jackson	Patrie	Thompson
Baumes	Crandell	Kennedy	Pierce	Walker
Blauvelt	Cuvillier	Keys	Rahl	Waring
Boylan	Edwards	Langhorst	Richardson	Waters
Breiton	Entwistle	Levy A J	Rozan	Weil
Brong	Evans	Levy J	Schmitt	Wende
Brown	Fitzgerald	Lincoln	Schwarz	Wheeler
Bryant	Frisbie	Machold	Seaker	Whitney
Bullion	Gage	Madden	Seeley	Winters
Bush	Gibeau	Malone	Shannon	Yale
Caughlan	Gillett	McCue	Shepardson	Yeomans
Chanler	Goldberg	McElligott	Smith A F	Young
Cheney	Grace	McGrath	Smith T K	Zorn

Those who voted in the negative were:

Crane	Hopkins	Nelson	Prime	Stoddard
Crawford	Horton	Page	Robinson	Vert
Fleck	Mathewson	Pembleton	Singleton	Wood
Hoff				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 653, Rec. No. 132), entitled "An act to amend the Greater New York charter, in relation to the regulation of construction of piers and docks by the department of docks and ferries."

On motion of Mr. Fitzgerald, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parker	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Young
Cook	Herrick	Millford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 798, Assembly Reprint No. 1794, Rec. No. 130), entitled "An act to amend the Membership Corporations Law, in relation to cemetery corporations."

On motion of Mr. Sullivan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and

upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parker	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Young
Cook	Heirick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Speaker announced the special order, being the Senate bill (No. 232, Rec. No. 306), entitled "An act to amend the Civil Service Law, with respect to the power of removal."

On motion of Mr. Young, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Thursday next.

Mr. Speaker announced the special order, being the Senate bill (No. 478, Rec. No. 315), entitled "An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' relating to salaries of aldermen."

On motion of Mr. Bush, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parker	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Yeomans
Cook	Herrick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1212, Rec. No. 203), entitled "An act to amend chapter eight hundred and fifty-five of the Laws of nineteen hundred and eleven, entitled 'An act authorizing the justices of the Appellate Division of the Supreme Court in the first department to retire employees for incapacity, and providing for their compensation,' in relation to the services prerequisite to such retirement."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Paiker	Sweet
Baumes	Cuvillier	Jones	Patnie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Young
Cook	Herrick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1010, Rec. No. 317), entitled "An act to amend the Penal Law, in relation to larceny."

On motion of Mr. Cuvillier, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Thursday next.

Mr. Speaker announced the special order, being the Senate bill (No. 679, Rec. No. 183), entitled "An act to amend the Penal Law, in relation to forgery in the third degree."

On motion of Mr. Cuvillier, and by unanimous consent, said

bill was ordered placed on the second and third reading calendar for Thursday next.

Mr. Speaker announced the special order, being the Senate bill (No. 1135, Rec. No. 202), entitled "An act to provide for the erection of a new armory building in the city of Newburgh, New York, the acquisition of a site for the same, and making an appropriation therefor; and providing for the sale of the old armory site and building, and the application of the proceeds to such new building, and for other purposes relative to the same."

On motion of Mr. Baumes, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 1

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parker	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Young
Cook	Herrick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

In the negative:

Merrill

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1249, Rec. No. 320), entitled, "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' in respect to the reinstatement of firemen."

On motion of Mr. Wende, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parker	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Biereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Young
Cook	Herrick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill

(No. 1414, Rec. No. 369), entitled "An act to abate the smoke nuisance in the city of Albany."

On motion of Mr. Hinman, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parker	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Elater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Young
Cook	Herrick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered. That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1357, Rec. No. 378), entitled "An act to amend chapter one hundred and seventeen of the Laws of eighteen hundred and eighty-three, entitled 'An act to amend, consolidate and revise the charter of the village of Peekskill, and the several acts amendatory thereof,' in relation to paving and macadamizing streets."

On motion of Mr. Coffey, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parker	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Young
Cook	Herrick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 800, Rec. No. 332), entitled "An act creating and prescribing the powers and duties of a commission to inquire into the necessity for a water supply system and methods of improving or developing a water supply for the county of Westchester, or portions thereof, by the exercise of powers vested in the State, and providing for the payment of the expenses of such commission."

On motion of Mr. Young, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parker	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Young
Cook	Herrick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 438, Rec. No. 156), entitled "An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the city of Mount Vernon,' in relation to the election and compensation of city officers, and repealing present sections eleven and twenty-three, relating thereto."

On motion of Mr. Coffey, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parke	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Hearn	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeon	Smith T K	Young
Cook	Herrick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 938, Rec. No. 333), entitled "An act to amend chapter five hundred and eighteen of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend an act, entitled "An act to incorporate the village of White Plains,"' passed April third, eighteen hundred and sixty-six, in relation to the powers and duties of the village trustees, et cetera, and the acts amendatory thereof."

On motion of Mr. Young, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108 .

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Hoff	Page	Stoddard
Allen	Crawford	Horton	Pappert	Sullivan
Barnes	Cross	Jackson	Parker	Sweet
Baumes	Cuvillier	Jones	Patrie	Tallett
Bell	Edwards	Kennedy	Pierce	Talmage
Boylan	Entwistle	Keys	Prime	Thompson
Brennan	Evans	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hearn	McGrath	Slocum	Yale
Colné	Hart	McKee	Smith A E	Yeomans
Constantine	Heiberger	McKeoh	Smith T K	Young
Cook	Herrick	Milford	Stivers	Zorn
Crandell	Hinman	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 613, Rec. No. 191), entitled "An act to repeal chapter one hundred and thirty-eight of the Laws of nineteen hundred and five, entitled 'An act to provide for the publication by the board of supervisors of Westchester county of certain official notices in said county, and repealing chapter two hundred and six of the Laws of nineteen hundred and four.'"

On motion of Mr. Slater, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the Senate bill (No. 973, Rec. No. 192), entitled "An act to amend the General

Corporation Law, in relation to service of summons in action to dissolve a corporation."

On motion of Mr. Young, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 77

NOES 28

Those who voted in the affirmative were:

Adler	Constantine	Hopkins	Phillips	Stoddard
Ahern	Crandell	Jones	Pierce	Sullivan
Allen	Crane	Karutz	Prime	Sweet
Banzhaf	Crawford	Keys	Rahl	Tallett
Barnes	Dana	Kopp	Richardson	Talmage
Baumes	Ebbets	Langhorst	Robinson	Thompson
Bell	Edwards	Lincoln	Schector	Thorn
Brereton	Entwistle	MacGregor	Schmitt	Vert
Brong	Fleck	Machold	Seaker	Waring
Brown	Gage	Mathewson	Shannon	Waters
Bryant	Gibeau	Milford	Shepardson	Whitney
Bullion	Gillett	Nelson	Slater	Wilson
Cheney	Grace	Pappert	Slocum	Wood
Chilton	Hart	Parker	Smith T K	Yeomans
Coffey	Heiberger	Pembleton	Stivers	Young
Colné	Hoff			

Those who voted in the negative were:

Blauvelt	Frisbie	Levy J	Patrie	Smith A E
Boylan	Goldberg	Madden	Rozan	Weil
Chanler	Greenberg	McCue	Ruland	Wende
Cuvillier	Hackett	McElligott	Schwarz	Wheeler
Evans	Kennedy	McGrath	Seeley	Zorn
Fitzgerald	Levy A J	Merrill		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Speaker announced the special order, being the Senate bill (No. 803, Rec. No. 76), entitled "An act for the refunding, cancellation and adjustment of assessments levied for the opening of Spencer place, between the New York Central and Hudson River railroad and East One Hundred and Fiftieth street, in the

twenty-third ward, of the borough of the Bronx, in the city of New York."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Secley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligett	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 783, Int. No. 127) entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the department of police of said city," having been announced for a third reading.

On motion of Mr. Wende, said bill was laid aside, and ordered stricken from the calendar.

The Senate returned the Assembly bill (No. 922, Senate Reprint No. 1411, Int. No. 848) entitled "An act authorizing the transfer of lands of the Pinelawn Cemetery, situated at Pinelawn, town of Babylon, Suffolk county, New York, to the trustees of Saint Patrick's Cathedral, in the city of New York," with a message that they have concurred in the passage of the same, with the following amendments:

Page 1, line 2, after "vey" insert the words "the fee of".

Page 1, line 5, after the word "otherwise" insert the words "the fee of".

Page 2, strike out lines 1, 2, 3, 4 and 5.

Page 2, line 6, strike out the numeral "3" after section mark and insert in lieu thereof the numeral "2".

Mr. A. E. Smith moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

By unanimous consent, on motion of Mr. Gibeau, the committee on rules was instructed to report Senate bill (No. 1364, Rec. No. 368), entitled "An act providing for the construction of a bridge over the Mohawk river, at or near Crescent, in the county of Saratoga, including approaches to such bridge, and making an appropriation therefor."

On motion of Mr. Gibeau, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Gibeau, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilson
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Henrick	McKeon	Smith T K	Young
Cook	Hinman	Millford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, on motion of Mr. Coffey, the committee on rules was instructed to report Senate bill (No. 1170, Rec. No. 379), entitled "An act to authorize the sale of lands for non-payment of taxes and for the collection of unpaid taxes in the several towns of the county of Westchester, and legalizing and validating sales heretofore made."

On motion of Mr. Coffey, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Coffey, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Ahern	Crane	Horton	Page	Stoddard
Allen	Crawford	Jackson	Pappert	Sullivan
Barnes	Cross	Jones	Parker	Sweet
Baumes	Cuvillier	Kennedy	Patrie	Tallett
Bell	Edwards	Keys	Pierce	Talmage
Boylan	Entwistle	Kopp	Prime	Thompson
Brennan	Evans	Langhorst	Rahl	Thorn
Brereton	Fitzgerald	Levy A J	Richardson	Vert
Brong	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Schmitt	Weil
Bullion	Garvey	MacGregor	Schwarz	Wende
Bush	Gibeau	Madden	Seeley	Wheeler
Caughlan	Gillett	Malone	Shannon	Whitney
Chanler	Goldberg	Mathewson	Shepardson	Wilsen
Cheney	Grace	McCue	Singleton	Winters
Chilton	Greenberg	McElligott	Slater	Wood
Coffey	Hart	McGrath	Slocum	Yale
Colné	Heiberger	McKee	Smith A E	Yeomans
Constantine	Herrick	McKeon	Smith T K	Young
Cook	Hinman	Milford	Stivers	Zorn
Crandell	Hoff	Nelson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, on motion of Mr. Young, the committee on rules was instructed to report Assembly bill (No. 1988, Int. No. 1594), entitled "An act to amend the Public Service Commissions Law, in relation to the staying effect of orders of the Public Service Commission," with the following amendments:

On page 1, line 1, strike out "section" and insert "sections".

On page 1, line 4, strike out "is" and insert "are".

On page 1, line 1, after "twenty-three" insert "and twenty-four".

On page 3, after line 4 and before line 5, insert "§ 24. Actions to recover penalties or forfeitures. An action to recover a penalty or a forfeiture under this chapter or to enforce the powers of the commission under the Railroad Law may be brought in any court of competent jurisdiction in this State in the name of the people of the State of New York, and shall be commenced and prosecuted to final judgment by counsel to the commission. In any such action all penalties and forfeitures incurred up to the time of commencing the same may be sued for and recovered therein, and the commencement of an action to recover a penalty or forfeiture shall not be, or be held to be, a waiver of the right to recover any other penalty or forfeiture; if the defendant in such action shall prove that during any portion of the time for which it is sought to recover penalties or forfeitures for a violation of an order of the commission the defendant was actually and in good faith prosecuting a suit, action or proceeding in the courts to set aside such order *and had procured a stay as provided in the last preceding section* the court shall remit the penalties or forfeitures incurred *after the granting of such stay* during the pendency of such suit, action or proceeding. All moneys recovered in any such action, together with the costs thereof, shall be paid into the State treasury to the credit of the general fund. Any such action may be compromised or discontinued on application of the commission upon such terms as the court shall approve and order."

Mr. Speaker, from the committee on rules, reported said bill amended as directed:

On motion of Mr. Young, said bill was ordered reprinted, as amended, and recommitted to said committee.

Mr. Blauvelt offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That Assembly bill (No. 368, Int. No. 358), entitled "An act to provide for the removal of a

portion of the dock or pier in the Hudson river at Piermont, and making an appropriation therefor," be returned to the Governor.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Schector offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the mayor of the city of New York, requesting that he return to the Assembly a certified copy of Assembly bill (No. 1375, Int. No. 1205), entitled "An act authorizing the register of the county of New York to appoint and remove a counsel to the register of said county, and fixing the qualifications and compensation of such counsel, and providing for the payment of such compensation," for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *March 26, 1912.*

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of the Senate bill (No. 264, Rec. No. 2), entitled "An act to provide for the deepening of the channel of Ellicott creek from the Erie canal to the city line of the city of Tonawanda, and for the repair of the bridges crossing the same, and making an appropriation therefor," for the purpose of amendment. |

By order of the Senate,

PATRICK E. McCABE,
Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the bill (No. 860, Int. No. 803) entitled "An act to amend the Highway Law, in relation to a new State route in the county of Schoharie."

Also, the bill (No. 1538, Int. No. 1324) entitled "An act to amend the County Law, in relation to compensation and expenses of the district attorney of Schoharie county."

Also, the bill (No. 1722, Int. No. 1444) entitled "An act to amend the Public Health Law, in relation to the power of the health officer of the port of New York to dispose of useless personal property."

Also, the bill (No. 1815, Int. No. 828) entitled "An act to amend article thirteen of the Public Health Law, in relation to the practice of chiropody," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

Also, the bill (No. 657, Assembly Reprint No. 1799, Int. No. 630) entitled "An act to regulate the transaction of public business in the county of Albany, and to provide the manner of auditing and paying charges against said county, and repealing certain laws and portions of laws now relating thereto," with a message that they have reconsidered their vote by which said bill passed, and, as amended, have again passed the same.

Ordered, that the Clerk deliver said bill to the Governor.

Also, the bill (No. 1228, Int. No. 1085) entitled "An act to amend chapter three hundred ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to the construction of sewers and sewage disposal plants and other necessary construction incidental thereto, and to the issue of bonds therefor," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Oswego.

Also, the bill (No. 1343, Int. No. 1173) entitled "An act to provide for the acquisition of certain lands in the city of Oswego, to be used with other State lands as a public park, and making an appropriation therefor," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Oswego.

Also, the bill (No. 1757, Int. No. 1461) entitled "An act in relation to authorizing the city of Newburgh to appropriate and expend moneys for certain purposes and to raise the same by tax," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Newburgh.

Also, the bill (No. 1456, Int. No. 1266) entitled "An act to permit the cost of erection of a sewer in an alley between Maple avenue and Locust avenue in the city of Cohoes, New York, to be put in the city tax budget, and to be paid when duly audited from the general city tax, and authorizing the resolution providing for the assessment to be amended and the present assessment set aside and a reassessment to be made for the cost and expense of said sewer, charged upon and collected from the property benefited thereby in proportion to the benefit which the owners of the several parcels of property derive therefrom, and the money collected therefrom to be paid into the general city fund to reimburse for moneys paid from said fund in the payment of the cost of said sewer," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Cohoes.

The Senate returned the Assembly bill (No. 922, Senate Reprint No. 1411, Int. No. 848) entitled "An act authorizing the transfer of lands of the Pinelawn Cemetery, situated at Pinelawn, town of Babylon, Suffolk county, New York, to the trustees of Saint Patrick's Cathedral, in the city of New York."

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the Assembly bill (No. 354, Senate Reprint No. 1245, Int. No. 348) entitled "An act to amend the Greater New York charter, in relation to qualifications of patrolmen."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

The Senate returned the concurrent resolution in relation to printing additional copies of Memoir Twelve of the report of the New York State Museum, with a message that they have concurred in the passage of the same without amendment.

The Senate returned the concurrent resolution returning to the Governor Assembly bill (No. 368, Int. No. 358) entitled "An act to provide for the removal of a portion of the dock or pier in the Hudson river at Piermont, and making an appropriation therefor," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the concurrent resolution recalling from the mayor of the city of New York, for the purpose of amendment, the certified copy of Assembly bill (No. 1375, Int. No. 1205) entitled "An act authorizing the register of the county of New York to appoint and remove a counsel to the register of said county, and fixing the qualifications and compensation of such counsel and providing for the payment of such compensation," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk transmit said resolution to the mayor of the city of New York.

A communication was received from Hon. Samuel A. Carlson, mayor of the city of Jamestown, returning Assembly bill (No. 1453, Int. No. 1263), entitled "An act to amend the charter of the city of Jamestown, generally," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Edward Schoeneck, mayor of the city of Syracuse, returning Assembly bill (No. 556, Int. No. 533), entitled "An act to authorize the city of Syracuse to dispose of all its right, title and interest in and to certain real property not used nor required for municipal purposes," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Edward Schoeneck, mayor of the city of Syracuse, returning Assembly bill (No. 1129, Int. No. 1020), entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' in relation to moneys to be raised by taxes in such city for the Syracuse public library," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Young, the House adjourned until Thursday, March 28th, at ten o'clock A. M.

THURSDAY, MARCH 28, 1912.

The House met pursuant to adjournment.

Prayer by Rev. Wm. H. Edwards, Eagle Mills.

On motion of Mr. Young, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented the special report of the State Comptroller on Municipal Accounts, which was laid upon the table and ordered printed.

(See Assembly Document No. 61.)

Also, the annual report of the Bureau of Factory Inspection, which was laid upon the table and ordered printed.

(See Assembly Document No. 28.)

A message from the Governor, by the hand of his secretary, was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, March 28, 1912.

To the Legislature:

Complaint has been made to me by the chairman of one of the Republican committees in New York city that the primary election there, and throughout the State, was a mockery, and that by reason of protracted delay in the delivery of the ballots — in some

instances said not to have been delivered at all — great numbers of voters were deprived of their suffrage. No similar complaint has been received by me from any other political party or faction, nor am I aware that such general unsatisfactory conditions in connection with the primary election are alleged to have existed elsewhere than in the Republican primaries in New York city. In order that the Legislature may be precisely informed as to what has been alleged, I quote in full the following communication addressed to me from New York city under date of March 27th:

“HON. JOHN A. DIX, *Governor, State of New York, Albany, N. Y.*:

“SIR.—The newspapers of this morning, without regard to party or political affiliation, declare that yesterday’s alleged primary election in this city and throughout the State was a farcical breakdown of the Election Law. Great numbers of voters were deprived of the opportunity of casting their ballots. The official ballots in many election districts were not delivered at all, and in even more numerous instances were delivered shortly prior to the close of the polls. The unexampled length of fourteen feet and the complexity of the ballot in New York county makes the provision of the election law for a ‘substitution’ of informal ballots in the absence of the official ballots, look like conscious irony. The fact that where official ballots were not supplied no copy of the official ballots containing the names to be voted for were at the polling places, made it physically impossible to ‘substitute’ informal ballots. An apter method of mocking at the supposed rights of the voter to signify his will at a party primary could not have been devised.

“The provision of the Primary Law for a judicial review of any action or neglect of an official or public officer in connection with the Primary Law contemplates a court proceeding in each separate instance of wrong or irregularity. As an avenue of redress for yesterday’s collapse of the primary election, it would require the institution of thousands of special proceedings and a resultant clogging of the courts and the indefinite delay and ultimate defeat of the voter seeking to protect his rights under the Primary Law.

“When it is borne in mind that a large section of citizenship of this State regards the Primary Law in its present form as a disingenuous attempt of a bi-partisan machine to escape honest compliance with an irresistible public demand for some means of primary expression on the part of the voter, it will be seen that

to countenance or tolerate the utter collapse of the law whose purpose and intention is under widespread public suspicion, is to add insult to injury and must precipitate a very grave electoral crisis.

"In the interest of honest politics we ask you as Governor of the whole people of the State of New York to give this matter your immediate official consideration, so that by proper recommendation to the Legislature now in session, and with its co-operation, proper steps may be taken for the vindication of the law now on the statute books; and what we deem even more important, the vindication of the civil rights of the citizens of the State underlying the statute.

"Without presuming to formulate your course of action, it is manifest we think that another primary should be held at once to abate the public sense of outrage and to solve an intolerable situation.

"CHAS. H. DUELL,

"Chairman Roosevelt Committee."

This communication was immediately submitted by me to the Attorney-General, from whom I have received an opinion in the following terms:

"Section 56 of the Election Law, as amended by chapter 891 of the Laws of 1911, contains broad provisions for judicial review of primary election. It may be doubted, however, as to whether the power of court or justice, under the provisions of that section, is sufficiently broad to direct a new election in the situation developed in the city of New York. In order to avoid any question, in case it is deemed advisable to hold a new election, it will be necessary to amend the statute so as to permit the court, or a justice thereof, to so order if the facts disclosed warrant such a remedy."

I am credibly informed, and believe, that the natural confusion attending the first trial of the new primary system was materially augmented by an eleventh hour court decision, in an unsuccessful attempt (on the part of the same committee which has complained to me) to compel a rearrangement of the order in which candidates' names were to appear on the official ballot as proposed by the board of elections. The printer is said to have made affidavit that by reason of the consequent delay in settling the form of the ballot, it thereby became physically impossible to complete the printing in time.

Time has not permitted me to inquire whether, under the alleged facts, it is feasible to provide for another primary to be

held at a future date by one political party only in a single city of the State. I, therefore, transmit to your Honorable body all the facts in my possession as herein set forth, for such consideration and action, as, in your judgment, may be deemed proper and advisable.

JOHN A. DIX.

The Senate sent for concurrence the following entitled bills:

"An act to provide for the representation of the State of New York at the Panama-Pacific International Exposition at San Francisco, California, celebrating the opening and commercial use of the Panama Canal, and making an appropriation therefor" (No. 1513, Rec. No. 384), which was read the first time and referred to the committee on ways and means.

"An act to amend the Insurance Law, in relation to State Fire Marshal" (No. 1437, Rec. No. 385), which was read the first time and referred to the committee on insurance.

"An act to amend the Code of Civil Procedure, in relation to appeals to the Appellate Division of the Supreme Court" (No. 79, Rec. No. 386), which was read the first time and referred to the committee on codes.

"An act to amend the Greater New York charter, by repealing section three hundred and forty-eight thereof" (No. 1229, Rec. No. 387), which was read the first time and referred to the committee on affairs of cities.

"An act making an appropriation for the payment for the fiscal year beginning on the first day of October, nineteen hundred and twelve, of interest on the canal debt contracted or to be contracted under article seven, section four of the Constitution" (No. 1389, Rec. No. 388), which was read the first time and referred to the committee on ways and means.

"An act making an appropriation for the payment of a portion of the principal of the canal debt" (No. 1388, Rec. No. 389), which was read the first time and referred to the committee on ways and means.

"An act making an appropriation for the payment of interest on the debt for highway improvement contracted or to be contracted under article seven, section twelve of the Constitution, and as provided by law, for the fiscal year beginning on the first day of

October, nineteen hundred and twelve" (No. 1387, Rec. No. 390), which was read the first time and referred to the committee on ways and means.

"An act making an appropriation for the payment of interest on the debt for barge canal terminals contracted or to be contracted under the provisions of article seven, section four of the Constitution" (No. 1385, Rec. No. 391), which was read the first time and referred to the committee on ways and means.

"An act making an appropriation for the payment of the principal and interest on the debt for the Saratoga Springs State Reservation contracted or to be contracted under chapter five hundred and sixty-nine of the Laws of nineteen hundred and nine, as amended by chapter three hundred and ninety-four of the Laws of nineteen hundred and eleven" (No. 1386, Rec. No. 392), which was read the first time and referred to the committee on ways and means.

"An act making an appropriation for the payment for the fiscal year beginning on the first day of October, nineteen hundred and eleven, of interest on the canal debt contracted or to be contracted under article seven, section four of the Constitution" (No. 1384, Rec. No. 393), which was read the first time and referred to the committee on ways and means.

"An act making an appropriation for the payment for the fiscal year beginning on the first day of October, nineteen hundred and twelve, of interest on the Palisades Interstate Park debt contracted under article seven, section four of the Constitution" (No. 1382, Rec. No. 394), which was read the first time and referred to the committee on ways and means.

"An act making an appropriation for the payment of interest on the debt for highway improvement contracted or to be contracted under article seven, section twelve of the Constitution, and as provided by law, for the fiscal year beginning on the first day of October, nineteen hundred and eleven" (No. 1383, Rec. No. 395), which was read the first time and referred to the committee on ways and means.

"An act providing for the relief of Louis Wendel" (No. 1281, Rec. No. 396), which was read the first time and referred to the committee on the judiciary.

"An act to amend chapter six hundred and forty-seven of the Laws of nineteen hundred and eleven, entitled 'An act relating to conservation of land, forests, waters, parks, hydraulic power, fish and game, constituting chapter sixty-five of the Consolidated Laws,' by repealing article six and enacting a new article in place thereof to provide for State service to municipalities of power, energy, electricity or water, and for regulation of the flow of streams" (No. 1270, Rec. No. 397), which was read the first time and referred to the committee on electricity, gas and water supply.

"An act to amend the Election Law, in relation to registration of voters" (No. 1295, Rec. No. 398), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Insanity Law, generally" (No. 1374, Rec. No. 399), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Village Law, in relation to laying out, altering or discontinuing streets" (No. 1303, Rec. No. 400), which was read the first time and referred to the committee on affairs of villages.

"An act to amend the Highway Law, in relation to laying out highways" (No. 1302, Rec. No. 401), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Penal Law, in relation to violations of provisions of Labor Law concerning the bureau of industries and immigration" (No. 1227, Rec. No. 402), which was read the first time and referred to the committee on codes.

"An act to amend chapter one hundred and fifty-four of the Laws of nineteen hundred and eleven, entitled 'An act making an appropriation for highway improvement in expediting the building of certain State routes,' in relation to extension of time for completion" (No. 1443, Rec. No. 403), which was read the first time and referred to the committee on ways and means.

"An act to amend the Public Health Law, relative to the exclusion of unvaccinated children from the public schools" (No. 1307, Rec. No. 404), which was read the first time and referred to the committee on public health.

"An act to amend the State Finance Law, in relation to temporary loans and revenue bonds" (No. 27, Rec. No. 405), which

was read the first time and referred to the committee on ways and means.

"An act to amend the Labor Law, in relation to time of rest provided for females in laundries" (No. 1162, Rec. No. 406), which was read the first time and referred to the committee on labor and industries.

"An act to amend the Election Law, in relation to boards of elections, salaries of commissioners and number and compensation of subordinates" (No. 1346, Rec. No. 407), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Labor Law, in relation to hours of labor of minors and women" (No. 1011, Rec. No. 408), which was read the first time and referred to the committee on labor and industries.

"An act making an appropriation for the participation of a portion of the National Guard in the ceremonies attending the dedication of a monument to General Sullivan, near the city of Elmira, on or about the twenty-ninth day of August, nineteen hundred and twelve" (No. 1261, Rec. No. 409), which was read the first time and referred to the committee on ways and means.

"An act to amend the Labor Law, in relation to hours of labor of minors over fourteen years of age, in certain kinds of work" (No. 183, Rec. No. 410), which was read the first time and referred to the committee on labor and industries.

"An act in relation to authorizing the city of Newburgh to appropriate and expend moneys for certain purposes, and to raise the same by tax" (No. 1298, Rec. No. 411), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the General City Law, in relation to expenditure of moneys appropriated for the use and proper observance of Memorial Day" (No. 1120, Rec. No. 412), which was read the first time and referred to the committee on affairs of cities.

"An act to prescribe the method by which and the terms and conditions under which shall be determined the amount of any debt incurred by the city of New York for a public improvement subsequent to the first day of January, nineteen hundred and ten, which may be excluded in ascertaining the power of the city to become otherwise indebted, pursuant to the provisions of section

ten of article eight of the Constitution, and to confer jurisdiction on the Appellate Division of the Supreme Court in the first judicial department to determine the amount of any debt to be so excluded " (No. 1344, Rec. No. 413), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Labor Law, in relation to powers of the Commissioner of Labor and his assistants " (No. 1284, Rec. No. 414), which was read the first time and referred to the committee on labor and industries.

"An act to amend chapter seven hundred and eighteen of the Laws of nineteen hundred and four, entitled 'An act authorizing the selection of lands for the New York State Training School for boys, and establishing the said school,' in relation to acquiring the interest of the State of New York in certain lands on Randall's Island in exchange for certain lands in the city of New York " (No. 1296, Rec. No. 415), which was read the first time and referred to the committee on ways and means.

"An act to require the giving of transfers by the surface railroads in the boroughs of Manhattan and Bronx, city of New York " (No. 1419, Rec. No. 416), which was read the first time and referred to the committee on railroads.

"An act to authorize and direct the Commissioners of the Land Office of the State of New York to grant and convey to the city of New York a strip of land situated in the borough of the Bronx, city of New York " (No. 1293, Rec. No. 417), which was read the first time and referred to the committee on affairs of cities.

"An act to amend section two hundred and twenty-one of the Code of Criminal Procedure, in relation to return of depositions " (No. 884, Rec. No. 418), which was read the first time and referred to the committee on codes.

"An act to amend the State Finance Law, in relation to the duties of State officers concerning receipts and expenditures " (No. 564, Rec. No. 419), which was read the first time and referred to the committee on ways and means.

"An act to amend the Decedent Estate Law, in relation to the proof of wills " (No. 748, Rec. No. 420), which was read the first time and referred to the committee on the judiciary.

"An act to amend chapter five hundred and seventy of the Laws of nineteen hundred and ten, entitled 'An act to amend the Highway Law, in relation to the liability of the State for damages' (No. 178, Rec. No. 421), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Code of Civil Procedure, in relation to personal service of summons" (No. 1048, Rec. No. 422), which was read the first time and referred to the committee on codes.

"An act to amend the Highway Law, in relation to a new State route in the counties of Wayne and Ontario" (No. 1337, Rec. No. 423), which was read the first time and referred to the committee on internal affairs.

"An act to provide for the alteration and improvement of the State armory in the city of Olean, the disposition of the old armory building, and making an appropriation therefor" (No. 379, Rec. No. 424), which was read the first time and referred to the committee on ways and means.

"An act to amend the Tax Law, in relation to the apportionment of the assessments of special franchises and other property" (No. 1391, Rec. No. 425), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Insurance Law, in relation to the powers of casualty corporations" (No. 622, Rec. No. 426), which was read the first time and referred to the committee on insurance.

"An act to amend the Judiciary Law, in relation to certain papers that may be destroyed" (No. 1380, Rec. No. 427), which was read the first time and referred to the committee on the judiciary.

"An act to amend chapter seven hundred and eighty-seven of the Laws of nineteen hundred and eleven, entitled 'An act to establish a commission to inquire into the prices, purity, production, distribution and consumption of food and food stuffs, farm and dairy produce in the State of New York, and to suggest legislation with respect thereto,' in relation to term of said commission, and making an appropriation therefor" (No. 1429, Rec. No. 428), which was read the first time and referred to the committee on ways and means.

"An act making an appropriation for highway improvement in'

expediting the building of a portion of State route number fifteen" (No. 321, Rec. No. 429), which was read the first time and referred to the committee on ways and means.

"An act to amend the General Municipal Law and the State Finance Law, in relation to the awarding of contracts" (No. 715, Rec. No. 430), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Greater New York charter, in relation to coroners' officers, and subordinates provided for; salaries and compensation" (No. 1409, Rec. No. 431), which was read the first time and referred to the committee on affairs of cities.

"An act to amend Highway Law, in relation to the construction of county highways" (No. 1395, Rec. No. 432), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Prison Law, in relation to prison labor" (No. 1396, Rec. No. 433), which was read the first time and referred to the committee on penal institutions.

"An act to amend the Highway Law, in relation to a new State route to be improved by the State in the county of Westchester" (No. 1341, Rec. No. 434), which was read the first time and referred to the committee on internal affairs.

"An act to amend section seventy of the Insurance Law, relating to incorporation" (No. 1422, Rec. No. 435), which was read the first time and referred to the committee on insurance.

Mr. Crane gives notice that he requests that Assembly bill (No. 1825, Int. No. 551), entitled "An act to amend the Code of Civil Procedure, in relation to the jurisdiction of the Board of Claims," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Dana gives notice that he requests that Assembly bill (No. 1322, Int. No. 1152), entitled "An act to amend the Tax Law, in relation to the exemption from the transfer tax of corporations organized for the enforcement of laws relating to children or animals," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Graubard gives notice that he requests that Assembly bill (No. 1008, Int. No. 920), entitled "An act to amend the Judiciary Law, in relation to appointment of interpreters for Supreme Court by justices of Appellate Division," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Horton gives notice that he requests that Assembly bill (No. 1401, Int. No. 1227), entitled "An act to amend chapter five hundred and seventy of the Laws of nineteen hundred and nine, entitled 'An act to establish the city court of Buffalo, defining its powers and jurisdiction and providing for its officers, in relation to the salaries of the judges of the city court of Buffalo,' " a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Karutz gives notice that he requests that Assembly bill (No. 1822, Int. No. 568), entitled "An act to amend the Lien Law, in relation to discharge of mechanic's liens and to priorities of mechanic's liens," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Hinman gives notice that he requests that Assembly bill (No. 1840, Int. No. 875), entitled "An act to amend the Stock Corporations Law, in relation to corporations having shares of capital stock without nominal or par value," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Nelson gives notice that he requests that Assembly bill (No. 1936, Int. No. 157), entitled "An act to amend the Military Law, in relation to the organization and equipment of a new regiment of infantry," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Prime gives notice that he requests that Assembly bill (No.

1366, Int. No. 1196), entitled "An act to amend chapter eighty-eight of the Laws of nineteen hundred and nine, entitled 'An act providing for the punishment of crime, constituting chapter forty of the Consolidated Laws,' " a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Rahl gives notice that he requests that Assembly bill (No. 135, Int. No. 135), entitled "An act to amend the Labor Law, in relation to hours of labor of minors over fourteen years of age, in certain kinds of work," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Vert gives notice that he requests that Assembly bill (No. 1796, Int. No. 1042), entitled "An act to amend the Penal Law, in relation to the carrying or having in possession dangerous weapons," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Wende gives notice that he requests that Assembly bill (No. 1202, Int. No. 1065), entitled "An act to amend the Public Health Law, in relation to repapering and recalcimining walls and ceilings," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Singleton gives notice that he requests that Assembly bill (No. 1665, Int. No. 834), entitled "An act to amend chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, entitled 'An act making provision for issuing bonds to the amount of not to exceed nineteen million eight hundred thousand dollars for the purpose of furnishing proper terminals and facilities for barge canal traffic, including the acquisition and exchange of property therefor, with a view to improving and fostering the commerce of the State, and providing for a submission of the same to the people to be voted upon at the general election to be held in

the year nineteen hundred and eleven,' in relation to the terminals and basin at Gowanus bay or its immediate vicinity," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Hoff gives notice that he requests that Assembly bill (No. 1873, Int. No. 331), entitled "An act to amend the Code of Civil Procedure in relation to referees' fees on sale of real property," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Phillips gives notice that he requests that Assembly bill (No. 1952, Int. No. 1580), entitled "An act to amend chapter one hundred and forty-seven of the Laws of nineteen hundred and three, entitled 'An act making provision for issuing bonds to the amount of not to exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and three,' in relation to payment of interest to contractors on sums retained," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Phillips gives notice that he requests that Assembly bill (No. 1965, Int. No. 1585), entitled "An act to amend the Insanity Law, in relation to the composition of the retirement board having the jurisdiction of the retirement of State hospital employees," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Brooks gives notice that he requests that Assembly bill (No. 609, Int. No. 587), entitled "An act to amend the Military Law, in relation to pay and allowances," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hinman gives notice that he requests that Assembly bill (No. 1977, Int. No. 1590), entitled "An act to authorize the trustees of public buildings to sell Geological hall, in the city of Albany," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Barnes gives notice that he requests that Assembly bill (No. 1962, Int. No. 1243), entitled "An act to amend the Greater New York charter, relative to the acquirement of ferry property," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Brong gives notice that he requests that Assembly bill (No. 1950, Int. No. 1578), entitled "An act to amend the Village Law, in relation to bonds or other obligations," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Macdonald gives notice that he requests that Assembly bill (No. 1967, Int. No. 1587), entitled "An act to amend the Education Law, in relation to retirement of certain instructors and amount of salary to be paid to such retired instructors," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Phillips gives notice that he requests that Assembly bill (No. 1849, Int. No. 1503), entitled "An act to amend the Labor Law, in relation to powers of the Commissioner of Labor and his assistants," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Phillips gives notice that he requests that Assembly bill (No. 1953, Int. No. 1581), entitled "An act to amend the Judiciary Law, in relation to the compensation of deputy clerk of the

Appellate Division, fourth department," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Patrie gives notice that he requests that Assembly bill (No. 68, Int. No. 68), entitled "An act to establish a State school of agriculture in the county of Greene, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1196, Int. No. 1059), entitled "An act to amend the State Highway Law, in relation to establishing State routes in the county of Saratoga," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1966, Int. No. 1586), entitled "An act making an appropriation for the payment of claims for damages for deaths and personal injuries arising from the accident at the automobile races on the State fair grounds at Syracuse," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. MacGregor gives notice that he requests that Assembly bill (No. 1007, Int. No. 919), entitled "An act to authorize the city of Buffalo to issue its bonds for the purpose of refunding certificates of temporary indebtedness heretofore issued for various purposes," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Patrie gives notice that he requests that Assembly bill (No. 1934, Int. No. 536), entitled "An act to amend the Transportation Corporation Law, in relation to water storage corporations," a copy of which is hereto annexed, be made a special order, and

asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 550, Int. No. 346), entitled "An act to amend the Code of Civil Procedure, in relation to judicial settlement of accounts of executors and administrators," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Senate bill introduced by Mr. Brackett (No. 1058, Rec. No. 347), entitled "An act to amend the Penal Law, in relation to misconduct respecting designation petitions," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Senate bill introduced by Mr. Brackett (No. 1059, Rec. No. 348), entitled "An act to amend the Penal Law, in relation to the waiver of immunity by a witness," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Ahern gives notice that he requests that Senate bill introduced by Mr. Black (No. 955, Rec. No. 340), entitled "An act to amend the Greater New York charter, in relation to undertakings in abandonment proceedings," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Ahern gives notice that he requests that Senate bill introduced by Mr. Black (No. 954, Rec. No. 339), entitled "An act to amend the Greater New York charter, in relation to appeals and costs in abandonment proceedings," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Ahern gives notice that he requests that Senate bill introduced by Mr. Black (No. 1404, Rec. No. 341), entitled "An act to amend the Greater New York charter, in relation to actions on undertakings in abandonment proceedings," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Ahern gives notice that he requests that Senate bill introduced by Mr. Black (No. 1405, Rec. No. 342), entitled "An act to amend the Greater New York charter, in relation to orders and commitments in abandonment proceedings, surety and probation," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Ahern gives notice that he requests that Senate bill introduced by Mr. Black (No. 964, Rec. No. 344), entitled "An act to amend the Greater New York charter, in relation to the giving of new security after an order in abandonment proceedings," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Ahern gives notice that he requests that Senate bill introduced by Mr. Black (No. 1406, Rec. No. 343), entitled "An act to amend the Greater New York charter, in relation to disorderly persons," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Blauvelt gives notice that he requests that Senate bill introduced by Mr. Bayne (No. 154, Rec. No. 249), entitled "An act to amend the Public Lands Law, in relation to release of lands acquired by the State under irregular tax proceedings," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Sweet gives notice that he requests that Senate bill introduced by Mr. Cobb (No. 1250, Rec. No. 255), entitled "An

act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to the construction of sewers and sewage disposal plants, and other necessary construction incidental thereto, and to the issue of bonds therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Cross gives notice that he requests that Senate bill introduced by Mr. Ferris (No. 1253, Rec. No. 289), entitled "An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled 'An act to revise the charter of the city of Rome,' in relation to the manner of raising money voted for extraordinary school expenses," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Cross gives notice that he requests that Senate bill introduced by Mr. Ferris (No. 839, Rec. No. 173), entitled "An act to amend the Town Law, in relation to peace officers in certain towns," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Cross gives notice that he requests that Senate bill introduced by Mr. Ferris (No. 1257, Rec. No. 290), entitled "An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled "An act to revise the charter of the city of Rome,' in relation to the designation of an official newspaper," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Yale gives notice that he requests that Senate bill introduced by Mr. Ferris (No. 1208, Rec. No. 257), entitled "An act authorizing the preparation of an index of the Session Laws and statutes of the State of New York," a copy of which is hereto annexed, be made a special order, and asks that his request be

referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Foley (No. 1228, Rec. No. 352), entitled "An act to amend the Penal Law, by repealing section one thousand five hundred and sixty-one thereof," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Senate bill introduced by Mr. Foley (No. 1182, Rec. No. 351), entitled "An act to amend the Labor Law, in relation to the bureau of industries and immigration," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Foley (No. 1265, Rec. No. 292), entitled "An act to amend the Insurance Law, in relation to the valuation of bonds and other evidences of debt," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Waters gives notice that he requests that Senate bill introduced by Mr. Gittins (No. 1067, Rec. No. 300), entitled "An act to amend the Highway Law, in relation to the course and description of route number thirty of the State highway system," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Kennedy gives notice that he requests that Senate bill introduced by Mr. Harte (No. 219, Rec. No. 51), entitled "An act to amend the Greater New York charter, in relation to permits for construction of private sewers," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Senate bill

introduced by Mr. Murtaugh (No. 1118, Rec. No. 363), entitled "An act making provision for issuing bonds to the amount of not to exceed fifty million dollars for the purpose of constructing and improving State and county highways, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and twelve," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Blauvelt gives notice that he requests that Senate bill introduced by Mr. Murtaugh (No. 601, Rec. No. 189), entitled "An act to amend the Education Law, in relation to the election of trustees of Cornell University," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Macdonald gives notice that he requests that Senate bill introduced by Mr. Roosevelt (No. 818, Rec. No. 199), entitled "An act to amend the Tax Law, in relation to the assessment of State lands," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. MacGregor gives notice that he requests that Senate bill introduced by Mr. Ramsperger (No. 1105, Rec. No. 336), entitled "An act to amend article six of the Insurance Law, in relation to certificates of authority to be issued by the Superintendent of Insurance," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Senate bill introduced by Mr. Pollock (No. 1193, Rec. No. 365), entitled "An act to amend the Penal Law, in relation to false or misleading advertisements or statements as to or in connection with the sale of real estate," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on

rules for the purpose of making said bill a special order on second and third reading.

Mr. Evans gives notice that he requests that Senate bill introduced by Mr. Rose (No. 637, Rec. No. 322), entitled "An act to amend the Highway Law, in relation to the amount of State aid," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Evans gives notice that he requests that Senate bill introduced by Mr. Rose (No. 507, Rec. No. 271), entitled "An act to amend the Town Law, in relation to enlarging the water system in the water supply district," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. T. D. Sullivan (No. 1408, Rec. No. 372), entitled "An act to amend the Greater New York charter, relative to the sale of public property," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hinman gives notice that he requests that Senate bill introduced by Mr. Sage (No. 1083, Rec. No. 225), entitled "An act to amend the Penal Law, in relation to the circulation of false statements or rumors as to banking institutions," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. T. D. Sullivan (No. 1262, Rec. No. 329), entitled "An act to amend section sixteen of chapter thirty-three of the Laws of nineteen hundred and nine, entitled 'An act in relation to insurance corporations,' constituting chapter twenty-eight of the Consolidated Laws," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Frisbie gives notice that he requests that Senate bill introduced by Mr. White (No. 738, Rec. No. 237), entitled "An act to amend the Highway Law, in relation to creating a new State route in the counties of Schoharie and Delaware," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Slater gives notice that he requests that Senate bill introduced by Mr. Wainwright (No. 302, Rec. No. 159), entitled "An act to amend the Highway Law, in relation to the course and description of State route forty-one," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hinman gives notice that he requests that Senate bill introduced by Mr. Sage (No. 1056, Rec. No. 326), entitled "An act to amend the Judiciary Law, in relation to payment of stenographers for furnishing copies of proceedings to parties," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Slater gives notice that he requests that Senate bill introduced by Mr. Wainwright (No. 199, Rec. No. 157), entitled "An act to amend the Domestic Relations Law, in relation to the form and contents of a marriage license," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. M. Smith gives notice that he requests that Senate bill introduced by Mr. Sauner (No. 658, Rec. No. 370), entitled "An act to amend the Liquor Tax Law, in relation to the issuance of certificates under subdivision one of section eight, limitation of certificates, and transfers of certificates under abandonment notices by holders out of possession of premises for which certificates were issued," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate

bill introduced by Mr. Wagner (No. 1400, Rec. No. 383), entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Crane (No. 1825, Int. No: 551), entitled "An act to amend the Code of Civil Procedure, in relation to the jurisdiction of the Board of Claims."

Also, Assembly bill introduced by Mr. Dana (No. 1322, Int. No. 1152), entitled "An act to amend the Tax Law, in relation to the exemption from the transfer tax corporations organized for the enforcement of laws relating to children or animals."

Also, Assembly bill introduced by Mr. Graubard (No. 1008, Int. No. 920), entitled "An act to amend the Judiciary Law, in relation to appointment of interpreters for Supreme Court by justices of Appellate Division."

Also, Assembly bill introduced by Mr. Horton (No. 1401, Int. No. 1227), entitled "An act to amend chapter five hundred and seventy of the Laws of nineteen hundred and nine, entitled 'An act to establish the city court of Buffalo, defining its powers and jurisdiction and providing for its officers,' in relation to the salaries of the judges of the city court of Buffalo."

Also, Assembly bill introduced by Mr. Karutz (No. 1822, Int. No 568), entitled "An act to amend the Lien Law, in relation to discharge of mechanic's liens and to priorities of mechanic's liens."

Also, Assembly bill introduced by Mr. Hinman (No. 1840, Int. No. 875), entitled "An act to amend the Stock Corporation Law, in relation to corporations having shares of capital stock without nominal or par value."

Also, Assembly bill introduced by Mr. Nelson (No. 1936, Int. No. 157), entitled "An act to amend the Military Law, in relation to the organization and equipment of a new regiment of infantry."

Also, Assembly bill introduced by Mr. Prime (No. 1366, Int. No. 1196), entitled "An act to amend chapter eighty-eight of the Laws of nineteen hundred and nine, entitled 'An act providing

for the punishment of crime, constituting chapter forty of the Consolidated Laws.' ”

Also, Assembly bill introduced by Mr. Rahl (No. 135, Int. No. 135), entitled “An act to amend the Labor Law, in relation to hours of labor of minors over fourteen years of age, in certain kinds of work.”

Also, Assembly bill introduced by Mr. Vert (No. 1796, Int. No. 1042), entitled “An act to amend the Penal Law, in relation to the carrying or having in possession dangerous weapons.”

Also, Assembly bill introduced by Mr. Wende (No. 1202, Int. No. 1065), entitled “An act to amend the Public Health Law, in relation to repapering and recalcimining walls and ceilings.”

Also, Assembly bill introduced by Mr. Singleton (No. 1665, Int. No. 834), entitled “An act to amend chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, entitled ‘An act making provision for issuing bonds to the amount of not to exceed nineteen million eight hundred thousand dollars for the purpose of furnishing proper terminals and facilities for barge canal traffic, including the acquisition and interchange of property therefor, with a view to improving and fostering the commerce of the State, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and eleven, in relation to the terminals and basin at Gowanus bay or its immediate vicinity.’ ”

Also, Assembly bill introduced by Mr. Hoff (No. 1873, Int. No. 331), entitled “An act to amend the Code of Civil Procedure, in relation to referees’ fees on sale of real property.”

Also, Assembly bill introduced by Mr. Patrie (No. 1934, Int. No. 236), entitled “An act to amend the Transportation Corporations Law, in relation to water storage corporations,” reported in favor of the passage of the same without amendment, and that the same be made special orders on third reading immediately, which report was agreed to, and said bills ordered made special orders on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Phillips (No. 1952, Int. No. 1580), entitled “An act to amend chapter one hundred and forty-seven of the Laws of nineteen hundred and three, entitled ‘An act making provision for issuing bonds to the amount of not to

exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and three,' in relation to payment of interest to contractors on sums retained."

Also, Assembly bill introduced by Mr. Phillips (No. 1965, Int. No. 1585), entitled "An act to amend the Insanity Law, in relation to the composition of the retirement board having the jurisdiction of the retirement of State hospital employees."

Also, Assembly bill introduced by Mr. Brooks (No. 609, Int. No. 587), entitled "An act to amend the Military Law, in relation to pay and allowances."

Also, Assembly bill introduced by Mr. Hinman (No. 1977, Int. No. 1590), entitled "An act to authorize the trustees of public buildings to sell Geological hall, in the city of Albany."

Also, Assembly bill introduced by Mr. Barmes (No. 1962, Int. No. 1243), entitled "An act to amend the Greater New York charter, relative to the acquirement of ferry property."

Also, Assembly bill introduced by Mr. Brong (No. 1950, Int. No. 1578), entitled "An act to amend the Village Law, in relation to bonds or other obligations."

Also, Assembly bill introduced by Mr. Macdonald (No. 1967, Int. No. 1587), entitled "An act to amend the Education Law, in relation to retirement of certain instructors and amount of salary to be paid to such retired instructors."

Also, Assembly bill introduced by Mr. Phillips (No. 1849, Int. No. 1503), entitled "An act to amend the Labor Law, in relation to powers of the Commissioner of Labor and his assistants."

Also, Assembly bill introduced by Mr. Phillips (No. 1953, Int. No. 1581), entitled "An act to amend the Judiciary Law, in relation to the compensation of deputy clerk of the Appellate Division, fourth department."

Also, Assembly bill introduced by Mr. Patrie (No. 68, Int. No. 68), entitled "An act to establish a State school of agriculture in the county of Greene, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Whitney (No. 1196, Int. No. 1059), entitled "An act to amend the State Highway Law, in relation to establishing State routes in the county of Saratoga."

Also, Assembly bill introduced by Mr. Whitney (No. 1966, Int. No. 1586), entitled "An act making an appropriation for the payment of claims for damages for deaths and personal injuries arising from the accident at the automobile races on the State fair grounds at Syracuse."

Also, Assembly bill introduced by Mr. MacGregor (No. 1007, Int. No. 919), entitled "An act to authorize the city of Buffalo to issue its bonds for the purpose of refunding certificates of temporary indebtedness heretofore issued for various purposes," reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred Senate bill introduced by Mr. Brackett (No. 550, Rec. No. 346), entitled "An act to amend the Code of Civil Procedure, in relation to judicial settlement of accounts of executors and administrators."

Also, Senate bill introduced by Mr. Brackett (No. 1058, Rec. No. 347), entitled "An act to amend the Penal Law, in relation to misconduct respecting designation petitions."

Also, Senate bill introduced by Mr. Brackett (No. 1059, Rec. No. 348), entitled "An act to amend the Penal Law, in relation to the waiver of immunity by a witness."

Also, Senate bill introduced by Mr. Black (No. 955, Rec. No. 340), entitled "An act to amend the Greater New York charter, in relation to undertakings in abandonment proceedings."

Also, Senate bill introduced by Mr. Black (No. 954, Rec. No. 339), entitled "An act to amend the Greater New York charter, in relation to appeals and costs in abandonment proceedings."

Also, Senate bill introduced by Mr. Black (No. 1404, Rec. No. 341), entitled "An act to amend the Greater New York charter, in relation to actions on undertakings in abandonment proceedings."

Also, Senate bill introduced by Mr. Black (No. 1405, Rec. No. 342); entitled "An act to amend the Greater New York charter, in

relation to orders and commitments in abandonment proceedings, surety and probation."

Also, Senate bill introduced by Mr. Black (No. 964, Rec. No. 344), entitled "An act to amend the Greater New York charter, in relation to the giving of new security after an order in abandonment proceedings."

Also, Senate bill introduced by Mr. Black (No. 1406, Rec. No. 343), entitled "An act to amend the Greater New York charter, in relation to disorderly persons."

Also, Senate bill introduced by Mr. Bayne (No. 154, Rec. No. 249), entitled "An act to amend the Public Lands Law, in relation to release of lands acquired by the State under irregular tax proceedings."

Also, Senate bill introduced by Mr. Cobb (No. 1250, Rec. No. 255), entitled "An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to the construction of sewers and sewage disposal plants and other necessary construction incidental thereto, and to the issue of bonds therefor."

Also, Senate bill introduced by Mr. Ferris (No. 1253, Rec. No. 289), entitled "An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled 'An act to revise the charter of the city of Rome,' in relation to the manner of raising money voted for extraordinary school expenses."

Also, Senate bill introduced by Mr. Ferris (No. 839, Rec. No. 173), entitled "An act to amend the Town Law, in relation to peace officers in certain towns."

Also, Senate bill introduced by Mr. Ferris (No. 1257, Rec. No. 290), entitled "An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled 'An act to revise the charter of the city of Rome,' in relation to the designation of an official newspaper."

Also, Senate bill introduced by Mr. Ferris (No. 1208, Rec. No. 257), entitled "An act authorizing the preparation of an index of the Session Laws and statutes of the State of New York."

Also, Senate bill introduced by Mr. Foley (No. 1228, Rec. No. 352), entitled "An act to amend the Penal Law, by repealing section one thousand five hundred and sixty-one thereof."

Also, Senate bill introduced by Mr. Foley (No. 1182, Rec. No. 351), entitled "An act to amend the Labor Law, in relation to the bureau of industries and immigration."

Also, Senate bill introduced by Mr. Foley (No. 1265, Rec. No. 292), entitled "An act to amend the Insurance Law, in relation to the valuation of bonds and other evidences of debt."

Also, Senate bill introduced by Mr. Gittins (No. 1067, Rec. No. 300), entitled "An act to amend the Highway Law, in relation to the course and description of route number thirty of the State highway system."

Also, Senate bill introduced by Mr. Harte (No. 219, Rec. No. 51), entitled "An act to amend the Greater New York charter, in relation to permits for construction of private sewers."

Also, Senate bill introduced by Mr. Murtaugh (No. 1118, Rec. No. 363), entitled "An act making provision for issuing bonds to the amount of not to exceed fifty million dollars for the purpose of constructing and improving State and county highways, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and twelve."

Also, Senate bill introduced by Mr. Murtaugh (No. 601, Assembly Reprint No. 1972, Rec. No. 189), entitled "An act to amend the Education Law, in relation to the election of trustees of Cornell University."

Also, Senate bill introduced by Mr. Roosevelt (No. 818, Rec. No. 199), entitled "An act to amend the Tax Law, in relation to the assessment of State lands."

Also, Senate bill introduced by Mr. Ramsperger (No. 1105, Rec. No. 336), entitled "An act to amend article six of the Insurance Law, in relation to certificates of authority to be issued by the Superintendent of Insurance."

Also, Senate bill introduced by Mr. Pollock (No. 1193, Rec. No. 365), entitled "An act to amend the Penal Law, in relation to false or misleading advertisements or statements as to or in connection with the sale of real estate."

Also, Senate bill introduced by Mr. Rose (No. 637, Rec. No. 322), entitled "An act to amend the Highway Law, in relation to the amount of State aid."

Also, Senate bill introduced by Mr. Rose (No. 507, Rec. No. 271), entitled "An act to amend the Town Law, in relation to enlarging the water system in the water supply district."

Also, Senate bill introduced by Mr. T. D. Sullivan (No. 1408, Rec. No. 372), entitled "An act to amend the Greater New York charter, relative to the sale of public property."

Also, Senate bill introduced by Mr. Sage (No. 1083, Rec. No. 225), entitled "An act to amend the Penal Law, in relation to the circulation of false statements or rumors as to banking institutions."

Also, Senate bill introduced by Mr. T. D. Sullivan (No. 1262, Rec. No. 329), entitled "An act to amend section sixteen of chapter thirty-three of the Laws of nineteen hundred and nine, entitled 'An act in relation to insurance corporations,' constituting chapter twenty-eight of the Consolidated Laws."

Also, Senate bill introduced by Mr. White (No. 738, Rec. No. 237), entitled "An act to amend the Highway Law, in relation to creating a new State route in the counties of Schoharie and Delaware."

Also, Senate bill introduced by Mr. Wainwright (No. 302, Rec. No. 159), entitled "An act to amend the Highway Law, in relation to the course and description of State route forty-one."

Also, Senate bill introduced by Mr. Sage (No. 1056, Rec. No. 326), entitled "An act to amend the Judiciary Law, in relation to payment of stenographers for furnishing copies of proceedings to parties."

Also, Senate bill introduced by Mr. Wainwright (No. 199, Rec. No. 157), entitled "An act to amend the Domestic Relations Law, in relation to the form and contents of a marriage license."

Also, Senate bill introduced by Mr. Sanner (No. 658, Rec. No. 370), entitled "An act to amend the Liquor Tax Law, in relation to the issuance of certificates under subdivision one of section eight, limitation of certificates, and transfers of certificates under abandonment notices by holders out of possession of premises for which certificates were issued."

Also, Senate bill introduced by Mr. Wagner (No. 1400, Rec. No. 383), entitled "An act to amend chapter four of the Laws of

eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' generally," reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

The Clerk reported the following bills as correctly printed or engrossed:

"An act to amend the Education Law, in relation to the election of trustees of Cornell University." (No. 1972, Rec. No. 189.)

"An act to amend the Tax Law, in relation to assessment-roll and assessment of omitted property." (No. 1975, Int. No. 278.)

"An act to authorize the trustees of public buildings to sell Geological hall, in the city of Albany." (No. 1977, Int. No. 1590.)

"An act to amend the Greater New York charter, relative to the acquirement of ferry property." (No. 1962, Int. No. 1243.)

"An act to amend the Military Law, in relation to pay and allowances." (No. 609, Int. No. 587.)

"An act to amend the Village Law, in relation to bonds or other obligations." (No. 1950, Int. No. 1578.)

"An act to amend the Code of Civil Procedure, in relation to the jurisdiction of the Board of Claims." (No. 1825, Int. No. 551.)

Mr. Shepardson, from the committee on Soldiers' Home, presented the following special report:

REPORT OF THE COMMITTEE ON SOLDIERS' HOME.

March 27, 1912.

To the Assembly, State of New York:

The committee on Soldiers' Home which was authorized by a resolution, duly adopted by the Assembly on February 21, 1912, to visit the State Soldiers' Home at Bath, N. Y., and the Woman's Relief Corps Home at Oxford, N. Y., did on March 8 and 9, 1912, visit said institutions and hereby submit the following report:

NEW YORK STATE SOLDIERS AND SAILORS' HOME, BATH, N. Y.

The New York State Soldiers and Sailors' Home was organized and barracks A, B, and C erected under the auspices of the Grand Army of the Republic, Department of New York, with money obtained by subscription; the corner stone was laid on June 13, 1877, Rev. Henry Ward Beecher and Corporal James Tanner delivering addresses. The Home was opened for occupation on December 25, 1878, and twenty-five members sat down to the first Christmas dinner. Subsequently, the property was taken over by the State, under provisions of law for that purpose. Over 14,000 members have been admitted to the Home since its organization and the total present membership is over 2,000. There are seventy-six buildings belonging to the Home, of which the principal ones are the hospital, accommodating 450 patients; six barracks, headquarters building, Protestant Chapel, Catholic Chapel, amusement hall, greenhouses and main dining hall. There are reading rooms at the hospital and the library is supplied with leading newspapers and magazines, and there is also a general library of twelve thousand volumes. Orchestra concerts, moving picture and other entertainment are given at Amusement Hall twice each week.

The high water mark of attendance was reached in 1907 during which year the average attendance was 1,905; in 1908, 1,871; in 1909, 1,853; in 1910, 1,775; in 1911, 1,685.

The average present during the fiscal year commencing October 1, 1911, has been about the same as during the previous year and for the past month slightly above that of last year.

The total amount expended for maintenance during the past year was \$175.24.

During the past fiscal year the cost of maintenance for each member of the ten National homes, each of which has a larger attendance than the Bath Home, was \$195.83.

There is a constant increase in the maintenance expenditure by reason of increased salaries and more civilian help required owing to increasing infirmities of the members and other causes. At the last meeting of the salary classification commission the salary advances amounted to \$2,162.00 per year, and other requests for increases are now pending, and there has been a steady increase for a number of years past in the cost of nearly all supplies required by the institution. There should be an appropriation for maintenance by the present Legislature of \$300,000 for this institution, and \$15,000 additional for repairs and equipment, including painting. Anything short of this would leave the institution without adequate provision for keeping the buildings in proper repair and for necessary renewal of equipment.

Other special appropriations are desired as follows:	
For farm fencing.....	\$600 00
For one 35 K. W. single phase 100 volt motor, driven alternating current generator, with poles, wires, transformers, lamps, etc., complete.....	5,000 00
For a 20 h. p., A. C. motor to run the ensilage and feed cutter and a pump for general farm service at the farm buildings	500 00
For electric stoves in the hospital for use on sick wards, keeping special diet warm and heating packs	500 00
For covered food conveyors for hospital	200 00
For new floor and matting for main hall of hospital..	1,000 00
For 24 telephones to be installed in the hospital as an intercommunicating system from the various wards to the surgeon's office	500 00
For new cement walks.....	500 00
For concrete floor old hospital kitchen, dishwashing room, pantries and cooler	2,100 00
For machinery for carpenter shop	500 00
For a light hook and ladder truck, fully equipped....	300 00
For installing 10 inclosed D. C. arc lamps in the main dining room to take the place of 220 incan- descent lamps now in use.....	450 00
For a 45 gallon LaFrance No. 10 chemical fire engine completely equipped	300 00
For a duct from the boiler house to the police quarters, canteen, hose house, and annex to Barracks C about 500 feet with a 3-inch stream and a 2-inch return pipe	5,000 00

The number of patients in the hospital at this date is 444 which is an increase of about 25 as compared with a year ago.

During the last quarter there were 6,069 treated at company sick call, which is an increase of 1,982 as compared with the same period last year.

The number of prescriptions filled during the same period was 7,327 as compared with 4,191 during the former period, all of which goes to show that infirmities and sickness is increasing at a rapid rate.

One hundred dollars per man per year is paid by the United States Government.

Upon a careful consideration of the whole matter, it seems that it will be necessary for us to ask for a deficiency appropriation from the present Legislature. As we understand the account, the

amount available for maintenance during the present year including amount carried over is:

Expended during the first five months

present fiscal year	\$140,996 18	
Expended March, approximately...	24,000 00	
Estimate April-June	75,550 31	
	<hr/>	\$240,546 49
Balance for fourth quarter.....	59,036 30	
Expended for last quarter, last year.....	68,729 56	
	<hr/>	
Deficit		\$9,693 26

There are many reasons for increased expenditures during the present year. First, increase in salaries by the State salary classification commission to take effect January 1, 1912, aggregating \$2,162 per year. Second, increase in civilian help rendered necessary by increasing age and infirmities of members of the Home. Third, increase in cost of nearly all supplies from 15 to 30 per cent., including one cent a pound increase in cost of sugar, and 80 per cent. or more in cost of potatoes of which we purchase about 7,000 bushels annually.

The population of the Home during the first five months of the present fiscal year shows but slight diminution over last year, and for some weeks past it has been larger than during the same period of the previous year.

None of the foregoing increases of expenditures could have been anticipated at the time request for appropriations were made, except possibly some slight increase in civilian help.

It seems evident from the above statement that a deficiency appropriation should be requested of the present Legislature to the amount specified above.

A copy of the menu for February is hereto annexed.

MENU FOR FEBRUARY, 1912.

Thursday 1st.

Beef stew, bread, butter, coffee.

Salt pork, vegetables, potatoes, bread, butter, coffee.

Canned corned beef, vegetables, bread, butter, tea.

Friday, 2d.

Creamed codfish, potatoes, bread, butter, coffee.

Mackerel, potatoes, tapioca pudding, bread, butter, coffee.

Oatmeal, syrup, cookies, apple sauce, bread, butter, tea.

Saturday, 3d.

Pork sausage, potatoes, bread, butter, coffee.
Vegetable soup, boiled beef, potatoes, bread, butter, coffee.
Canned corned beef, vegetables, bread, butter, tea.

Sunday, 4th.

Corned beef hash, bread, butter, coffee.
Mutton stew, pie, bread, butter, coffee.
Bread pudding, cheese, bread, butter, tea.

Monday, 5th.

Beef stew, bread, butter, coffee.
Smoked shoulder, vegetables, potatoes, bread, butter, coffee.
Canned corned beef, vegetables, bread, butter, tea.

Tuesday, 6th.

Beef stew, bread, butter, coffee.
Roast beef, gravy, potatoes, bread pudding, bread, butter, coffee.
Hominy, syrup, prunes, bread, butter, tea.

Wednesday, 7th.

Corned beef hash, bread, butter, coffee.
Pork and beans, vegetables, bread, butter, coffee.
Cornbread, peaches, bread, butter, tea.

Thursday, 8th.

Beef stew, bread, butter, coffee.
Barrel corned beef, vegetables, potatoes, bread, butter, coffee.
Canned corned beef, vegetables, bread, butter, tea.

Friday, 9th.

Creamed codfish, potatoes, bread, butter, coffee.
Fresh fish stuffed, tapioca pudding, bread, butter, coffee.
Corn meal, syrup, cookies, apple sauce, bread, butter, coffee.

Saturday, 10th.

Bacon, potatoes, bread, butter, coffee.
Braised beef, potatoes, bread, butter, coffee.
Canned corned beef, vegetables, bread, butter, tea.

Sunday, 11th.

Corned beef hash, bread, butter, coffee.
Roast pork stuffed, potatoes, pie, bread, butter, coffee.
Bread pudding, cheese, bread, butter, tea.

Monday, 12th.

Beef stew, bread, butter, coffee.

Smoked shoulder, vegetables, potatoes, bread, butter, coffee.

Canned corned beef, vegetables, bread, butter, tea.

Tuesday, 13th.

Beef stew, bread, butter, coffee.

Roast beef, gravy, potatoes, bread pudding, bread, butter, coffee.

Hominy, syrup, prunes, bread, butter, tea.

Wednesday, 14th.

Corned beef hash, bread, butter, coffee.

Pork and beans, vegetables, bread, butter, coffee.

Tea biscuit, peaches, bread, butter, tea.

Thursday, 15th.

Beef stew, bread, butter, coffee.

Salt pork, cabbage, potatoes, bread, butter, coffee.

Canned corned beef, vegetables, bread, butter, tea.

Friday, 16th.

Creamed codfish, potatoes, bread, butter, coffee.

Mackerel, potatoes, tapioca pudding, bread, butter, coffee.

Oatmeal, syrup, cookies, apple sauce, bread, butter, tea.

Saturday, 17th.

Pork sausage, potatoes, bread, butter, coffee.

Vegetable soup, boiled beef, potatoes, bread, butter, coffee.

Canned corned beef, vegetables, bread, butter, tea.

Sunday, 18th.

Corned beef hash, bread, butter, coffee.

Mutton stew, pie, bread, butter, coffee.

Bread pudding, cheese, bread, butter, tea.

Monday, 19th.

Beef stew, bread, butter, coffee.

Smoked shoulder, potatoes, vegetables, bread, butter, coffee.

Canned corned beef, vegetables, bread, butter, tea.

Tuesday, 20th.

Beef stew, bread, butter, coffee.

Roast beef, gravy, potatoes, bread pudding, bread, butter, coffee.

Hominy, syrup, prunes, bread, butter, tea.

Wednesday, 21st.

Canned corned beef, bread, butter, coffee.
Pork and beans, vegetables, bread, butter, coffee.
Tea biscuit, peaches, bread, butter, tea.

Thursday, 22d.

Beef stew, bread, butter, coffee.
Barrel corned beef, vegetables, potatoes, bread, butter, coffee.
Canned corned beef, vegetables, bread, butter, tea.

Friday, 23d.

Creamed codfish, potatoes, bread, butter, coffee.
Clam chowder, crackers, tapioca pudding, bread, butter, coffee.
Cornmeal, syrup, cookies, apple sauce, bread, butter, tea.

Saturday, 24th.

Bacon, potatoes, bread, butter, coffee.
Braised beef, potatoes, bread, butter, coffee.
Canned corned beef, vegetables, bread, butter, tea.

Sunday, 25th.

Corned beef hash, bread, butter, coffee.
Chicken, potatoes, pie, bread, butter, coffee.
Bread pudding, cheese, bread, butter, tea.

Monday, 26th.

Beef stew, bread, butter, coffee.
Smoked shoulder, potatoes, vegetables, bread, butter, coffee.
Canned corned beef, vegetables, bread, butter, tea.

Tuesday, 27th.

Beef stew, bread, butter, coffee.
Roast beef, gravy, potatoes, bread pudding, bread, butter, coffee.
Hominy, syrup, prunes, bread, butter, tea.

Wednesday, 28th.

Corned beef hash, bread, butter, coffee.
Pork and beans, vegetables, bread, butter, coffee.
Corn bread, peaches, bread, butter, tea.

Thursday, 29th.

Beef stew, bread, butter, coffee.
Salt pork, cabbage, potatoes, bread, butter, coffee.
Canned corned beef, vegetables, bread, butter, tea.

A petition having been presented to the committee by the firemen employed at the Home, and said petition having been duly considered the committee begs to recommend that arrangement be made for the vacation provided for by the salary classification commission, under section 17 of the State Finance Law. Each fireman employed for a year is entitled to seven days vacation with pay. It seems reasonable and just that this should be allowed. Suitable tools and sufficient help, no doubt, will be supplied when the request is made to those in charge.

The committee found the Home in an excellent condition. Every comfort that can be given in an institution of its proportions, is supplied, and the best efforts of the management are employed to keep the sanitary conditions at a high standard. Owing to the advanced age and the enfeebled condition of the inmates, the Hospital is full most of the time, and everywhere there was evidence of the greatest skill and interest displayed in the care of the sick and enfeebled. In the kitchen and dining-room were found every evidence of cleanliness and care in the selection of food and of its service to the inmates. Everything was good and wholesome.

In conclusion, the committee desires to commend the management of the Home. Every courtesy was extended and every possible effort made to supply the information to the committee. Commandant Ewell is a man of high executive ability and a conscientious officer. His assistants, consisting of adjutant, surgeon, quartermaster and inspector, are able and conscientious men, who all work in harmony, in the efficient management of the Home. Every assistant and clerk deserves commendation, in the effort displayed to make the institution a success and a suitable home for those who risked their lives, and spent their best days, in defending our Government. The State should spare no expense in making the declining days of those men as bright as possible.

WALTER A. SHEPARDSON, *Chairman.*
THOMAS SHANNON.
JAMES N. ROZAN.
JOHN L. CRANDELL.
THOMAS E. WILLMOTT.
DANIEL L. EDWARDS.
RALPH ENTWISTLE.
T. B. WILSON.
R. P. BUSH.
CHARLES A. DANA.
JOHN SEELEY.

ALBANY, N. Y., March 27, 1912.

REPORT OF THE COMMITTEE ON SOLDIERS' HOME.

To the Assembly, State of New York:

On March 8, 1912, the committee visited the Woman's Relief Corps Home at Oxford, N. Y.; and hereby submit the following report:

1. The Home was established by chapter 468, Laws of 1894.
2. This institution is provided by the State as a home for soldiers and their wives, or widows, and army nurses, and is conducted on a different plan from the Home at Bath. It is constructed on a plan that allots to a soldier and his wife a separate room, which method makes this more home-like, than institutions of its kind usually are. The Home has, at the present time, 185 inmates, which can be well cared for except in hospital accommodations. The capacity of the hospital is thirty patients and owing to the enfeebled condition of inmates at the present time, there are fifty patients who require hospital care. The over-crowded condition of the hospital has existed for a number of years and it is now almost impossible to care for the sick. Rooms that are necessary for other purposes have been turned into hospital space, and are not adapted for that use. We recommend that a sufficient appropriation be made for the construction and equipment of an addition to the hospital at once.

The committee finds that a quantity of necessary furniture should be supplied at once for the administration building which is occupied by the superintendent and his wife as a residence, and that the kitchen of the Home should be supplied at once with new furniture and kitchen utensils. The committee recommends that a suitable appropriation be made for that purpose.

In conclusion, the committee wishes to commend the management of the Home for the fine condition of the Institution. Everything was in an excellent state of sanitation; the rooms of the inmates were clean and orderly. The kitchen and dining room gave every appearance of care, and orderly attention. The committee received every possible courtesy, and every effort was manifested in a desire to give full information. The lady members of the board of trustees are to be especially commended for the good work, after the death of Superintendent O'Connor, in maintaining

the high standard of the institution. Only words of praise came from the inmates for the kind and gentle treatment extended to them.

WALTER A. SHEPARDSON, *Chairman*.

THOMAS SHANNON.

JAMES ROZAN.

JOHN L. CRANDELL.

THOMAS E. WILLMOTT.

DANIEL L. EDWARDS.

RALPH ENTWISTLE.

T. B. WILSON.

R. P. BUSH.

CHARLES A. DANA.

JOHN SEELEY.

Mr. Speaker announced the special order, being the bill (No. 1978, Int. No. 1554), entitled "An act to amend the Highway Law by the addition of a new State route in the county of Putnam."

On motion of Mr. Yale, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Dunts	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil

Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 147, Assembly Reprint No. 1981, Rec. No. 106), entitled "An act to amend the Judiciary Law, in relation to the appointment and compensation of official referees by the Appellate Division of the Supreme Court in the first and second judicial departments."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 64

NOES 59

Those who voted in the affirmative were:

Adler	Ebbets	Hinman	McKee	Smith M
Ahern	Edwards	Jackson	McKeon	Smith T K
Baumes	Farrell	Karutz	Metz	Stivers
Bennett	Fitzgerald	Langhorst	Milford	Waring
Blauvelt	Gage	Lent	Phillips	Weil
Brennan	Gibeau	Macdonald	Richardson	Wende
Brereton	Gillen	Madden	Schifferdecker	Whitney
Caughlan	Graubard	Malone	Schmitt	Wilson
Cheney	Gurnett	Mathewson	Schwarz	Winters
Coffey	Hackett	McCue	Shepardson	Yale
Colné	Hearn	McDaniels	Singleton	Young
Cook	Heiberger	McElligott	Slater	Zorn
Cuvillier	Herrick	McGrath	Smith A E	

Those who voted in the negative were:

Allen	Dana	Jones	Rahl	Sweet
Banshaf	Dunts	Kopp	Robinson	Tallett
Bell	Entwistle	Levy J	Rozan	Talmage
Brong	Evans	MacGiegorg	Ruddick	Thompson
Brooks	Fleek	Machold	Ruland	Thorn
Bryant	Gillet	Merrill	Schector	Vert
Bush	Goldberg	Murray	Seeley	Waters
Chilton	Grace	Nelson	Shannon	Wheeler
Coleman	Greenberg	Page	Shlivek	Wood
Constantine	Hoff	Pembleton	Slocum	Yeomans
Crandell	Hopkins	Pierce	Stoddard	Yule
Crane	Horton	Prime	Sullivan	

Mr. A. E. Smith moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the bill (No. 760, Int. No. 716), entitled "An act to amend the Agricultural Law, in regard to the sale and analysis of commercial fertilizer."

Said bill having been announced, Mr. Sullivan moved to amend as follows:

On page 2, line 12, strike out the word "immediately" and insert in place thereof the words "on January first, nineteen hundred and thirteen".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the special order of second and third reading.

Mr. Speaker announced the special order, being the Senate bill (No. 1010, Int. No. 317), entitled "An act to amend the Penal Law, in relation to larceny."

On motion of Mr. McElligott, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 78

NOES 14

Those who voted in the affirmative were:

Adler	Coleman	Hackett	Milford	Slocum
Allen	Colné	Hart	Page	Smith A E
Banshaf	Constantine	Heiberger	Pembleton	Smith M
Baumes	Cook	Hinman	Phillips	Stivers
Bell	Crandell	Hopkins	Rahl	Stoddard
Blauvelt	Crane	Horton	Richardson	Sullivan
Brereton	Crawford	Jackson	Rozan	Talmage
Brong	Dana	Karutz	Ruddick	Thompson
Brooks	Duntz	Keys	Schmitt	Thorn
Bryant	Ebb ts	Kopp	Schwarz	Vert
Bush	Edwards	Langhorst	Shannon	Waters
Caughlan	Entwistle	Lent	Shepardson	Whitney
Chanler	Fleck	Macdonald	Shlivek	Wilson
Cheney	Gage	Madden	Singleton	Wood
Chilton	Gillett	Mathewson	Slater	Yeomans
Coffey	Grace	Merrill		

Those who voted in the negative were:

Ahern	Campbell	Gibeau	Levy J	McKeon
Poylan	Cuvillier	Greenberg	McElligott	Schifferdecker
Brennan	Farrell	Herrick	McGrath	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 679, Int. No. 183), entitled "An act to amend the Penal Law, in relation to forgery in the third degree."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 3

Those who voted in the affirmative were:

Adler	Crane	Hopkins	Nelson	Smith M
Ahern	Crawford	Horton	Page	Smith T K
Allen	Cross	Jackson	Pappert	Stivers
Banshaf	Dana	Jones	Parker	Stoddard

Barnes	Duntz	Karutz	Patrie	Sullivan
Baumes	Ebbets	Kennedy	Pembleton	Sweet
Bell	Edwards	Keys	Phillips	Tallett
Bennect	Entwistle	Kopp	Pierce	Talmage
Blauvelt	Evans	Langhorst	Prime	Thompson
Brennan	Farrell	Lent	Rahl	Thorn
Brereton	Fitzgerald	Levy J	Robinson	Vert
Brong	Fleck	Lincoln	Rozan	Waring
Brooks	Frisbie	Macdonald	Ruddick	Waters
Brown	Gage	MacGregor	Ruland	Weil
Bryant	Garvey	Machold	Schector	Wende
Bullion	Gibeau	Madden	Schmitt	Wheeler
Bush	Gillett	Malone	Schwarz	Whitney
Campbell	Goldberg	Mathewson	Seaker	Willmott
Caughlan	Grace	McCue	Seeley	Wilson
Cheney	Graubard	McDaniels	Shannon	Winters
Chilton	Gurnett	McElligott	Shepardson	Wood
Coffey	Hart	McGrath	Shlivek	Yale
Coleman	Hearn	McKee	Singleton	Yeomans
Colné	Heiberger	McKeon	Slater	Young
Constantine	Herrick	Metz	Slocum	Yule
Cook	Hinman	Milford	Smith A E	Zorn
Crandell	Hoff	Murray		

Those who voted in the negative were:

Cuvillier Greenberg Levy A J

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1022, Rec. No. 262), entitled "An act to amend the General Business Law, in relation to regulating the marketing, selling and pressing of hay and straw, and repealing section twenty-four hundred and seventeen of the Penal Law."

On motion of Mr. Young, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the Senate bill (No. 1267, Assembly Reprint No. 1975, Rec. No. 278), entitled "An act to amend the Tax Law, in relation to assessment-roll, and assessment of omitted property."

On motion of Mr. Parker, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Fairrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone,	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Speaker announced the special order, being the Senate bill (No. 968, Assembly Reprint No. 1974, Rec. No. 94), entitled "Concurrent resolution of the Senate and Assembly, proposing an amendment to article one of the Constitution, relating to laws for the security and protection of the lives, health or safety of employees."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Biennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thoin
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGrégor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Speaker announced the special order, being the Senate bill (No. 601, Assembly Reprint No. 1972, Rec. No. 189), entitled "An act to amend the Education Law, in relation to the election of trustees of Cornell University."

On motion of Mr. Blauvelt, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Speaker announced the special order, being the Senate bill (No. 1226, Assembly Reprint No. 1971, Rec. No. 245), entitled "An act authorizing the Board of Statutory Consolidation to prepare a consolidation of statutes relating to the territory comprised within the city of New York."

On motion of Mr. Cuvillier, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the bill (No. 1962, Int. No. 1243), entitled "An act to amend the Greater New York charter, relative to the acquirement of ferry property."

On motion of Mr. Barnes, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurrott	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young,
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1950, Int. No. 1578), entitled "An act to amend the Village Law, in relation to bonds or other obligations."

On motion of Mr. Brong, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banshaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligett	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 609, Int. No. 587), entitled "An act to amend the Military Law, in relation to pay and allowances."

On motion of Mr. Brooks, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1977, Int. No. 1590), entitled "An act to authorize the trustees of public buildings to sell Geological hall, in the city of Albany."

On motion of Mr. Hinman, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 3

Those who voted in the affirmative were:

Adler	Crawford	Hinman	Mets	Smith M
Ahern	Cross	Hoff	Milford	Smith T K
Allen	Cuvillier	Hopkins	Murray	Stivers
Banzhaf	Dana	Horton	Page	Stoddard
Barnes	Dunts	Jackson	Pappert	Sullivan
Baumes	Ebbets	Jones	Parker	Sweet
Bell	Edwards	Karutz	Patrie	Tallett
Bennett	Entwistle	Kennedy	Pembleton	Talmage
Blauvelt	Evans	Keys	Phillips	Thompson
Brennan	Farrell	Kopp	Pierce	Thorn
Brereton	Fitzgerald	Langhorst	Prime	Vert
Brong	Fleck	Lent	Rahl	Waring
Brooks	Frisbie	Levy A J	Robinson	Waters
Brown	Gage	Levy J	Rozan	Weil
Bryant	Garvey	Lincoln	Ruddick	Wende
Bullion	Gibeau	Macdonald	Schector	Wheeler
Bush	Gillett	MacGregor	Schmitt	Whitney
Campbell	Goldberg	Machold	Schwarz	Willmott
Caughlan	Goodman	Madden	Seaker	Wilson
Cheney	Grace	Malone	Seeley	Winters
Coffey	Graubard	Mathewson	Shannon	Wood
Coleman	Greenberg	McCue	Shepardson	Yale
Colné	Gurnett	McDaniels	Shlivek	Yeomans
Constantine	Hart	McElligott	Singleton	Young
Cook	Hearn	McGiath	Slater	Yule
Crandell	Heiberger	McKee	Slocum	Zorn
Crane	Herrick	McKeon	Smith A E	

Those who voted in the negative were:

Chilton Nelson Ruland

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1952, Int. No. 1580), entitled "An act to amend chapter one hundred and forty-seven of the Laws of nineteen hundred and three, entitled 'An act making provision for issuing bonds to the amount of not to exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and three,' in relation to payment of interest to contractors on sums retained."

On motion of Mr. Phillips, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Murray	Smith M
Allen	Cuvillier	Hopkins	Nelson	Smith T K
Banzhaf	Dana	Horton	Page	Stivers
Barnes	Duntz	Jackson	Pappert	Stoddard
Baumes	Ebbets	Jones	Parker	Sullivan
Bell	Edwards	Karutz	Patrie	Sweet
Bennett	Entwistle	Kennedy	Pembleton	Tallett
Blauvelt	Evans	Keys	Phillips	Talmage
Brennan	Farrell	Kopp	Pierce	Thompson
Brereton	Fitzgerald	Langhorst	Prime	Thorn
Brong	Fleck	Lent	Rahl	Vert
Brooks	Frisbie	Levy A J	Robinson	Waring
Brown	Gage	Levy J	Rozan	Waters
Bryant	Garvey	Lincoln	Ruddick	Weil
Bullion	Gibeau	Macdonald	Ruland	Wende
Bush	Gillett	MacGregor	Schector	Wheeler
Campbell	Goldberg	Machold	Schmitt	Whitney
Caughlan	Goodman	Madden	Schwarz	Willmott
Cheney	Grace	Malone	Seaker	Wilson
Chilton	Graubard	Mathewson	Seeley	Winters
Coffey	Greenberg	McCue	Shannon	Wood
Coleman	Gurnett	McDaniels	Shepardson	Yale
Colné	Hart	McElligott	Shlivek	Yeomans
Constantine	Hearn	McGrath	Singleton	Young
Cook	Heiberger	McKee	Slater	Yule
Crandell	Herrick	McKeon	Slocum	Zorn
Crane	Heyman	Metz		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1965, Int. No. 1585), entitled "An act to amend the Insanity Law, in relation to the composition of the retirement board having the jurisdiction of the retirement of State hospital employees."

On motion of Mr. Phillips, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Murray	Smith M
Allen	Cuvillier	Hopkins	Nelson	Smith T K
Banshaf	Dana	Horton	Page	Stivers
Barnes	Duntz	Jackson	Pappert	Stoddard
Baumes	Ebbets	Jones	Parker	Sullivan
Bell	Edwards	Karutz	Patrie	Sweet
Bennett	Entwistle	Kennedy	Pembleton	Tallett
Blauvelt	Evans	Keys	Phillips	Talmage
Brennan	Farrell	Kopp	Pierce	Thompson
Brereton	Fitzgerald	Langhorst	Prime	Thorn
Brong	Fleck	Lent	Rahl	Vert
Brooks	Frisbie	Levy A J	Robinson	Waring
Brown	Gage	Levy J	Rozan	Waters
Bryant	Garvey	Lincoln	Ruddick	Weil
Bullion	Gibeau	Macdonald	Ruland	Wende
Bush	Gillett	MacGregor	Schector	Wheeler
Campbell	Goldberg	Machold	Schmitt	Whitney
Caughlan	Goodman	Madden	Schwarz	Willmott
Cheney	Grace	Malone	Seaker	Wilson
Chilton	Graubard	Mathewson	Seeley	Winters
Coffey	Greenberg	McCue	Shannon	Wood
Coleman	Gurnett	McDaniels	Shepardson	Yale
Colné	Hart	McElligott	Shlivek	Yeomans
Constantine	Hearn	McGrath	Singleton	Young
Cook	Heiberger	McKee	Slater	Yule
Crandell	Herrick	McKeon	Slocum	Zorn
Crane	Heyman	Metz		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1967, Int. No. 1587), entitled "An act to amend the Education Law, in relation to retirement of certain instructors and amount of salary to be paid to such retired instructors."

On motion of Mr. Macdonald, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the af-

firmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Murray	Smith M
Allen	Cuvillier	Hopkins	Nelson	Smith T K
Banahaf	Dana	Horton	Page	Stivers
Barnes	Duntz	Jackson	Pappert	Stoddard
Baumes	Ebbets	Jones	Parker	Sullivan
Bell	Edwards	Karutz	Patrie	Sweet
Bennett	Entwistle	Kennedy	Pembleton	Tallett
Blauvelt	Evans	Keys	Phillips	Talmage
Brennan	Farrell	Kopp	Pierce	Thompson
Brereton	Fitzgerald	Langhorst	Prime	Thorn
Brong	Fleck	Lent	Rahl	Vert
Brooks	Frisbie	Levy A J	Robinson	Waring
Brown	Gage	Levy J	Rozan	Waters
Bryant	Garvey	Lincoln	Ruddick	Weil
Bullion	Gibeau	Macdonald	Ruland	Wende
Bush	Gillett	MacGregor	Schector	Wheeler
Campbell	Goldberg	Machold	Schmitt	Whitney
Caughlan	Goodman	Madden	Schwartz	Willmott
Cheney	Grace	Malone	Seaker	Wilson
Chilton	Graubard	Mathewson	Seeley	Winters
Coffey	Greenberg	McCue	Shannon	Wood
Coleman	Gurnett	McDaniels	Shepardson	Yale
Colné	Hart	McElligott	Shlivek	Yeomans
Constantine	Hearn	McGrath	Singleton	Young
Cook	Heiberger	McKee	Slater	Yule
Crandell	Herrick	McKeon	Slocum	Zorn
Crane	Heyman	Metz		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1849, Int. No. 1503), entitled "An act to amend the Labor Law, in relation to powers of the Commissioner of Labor and his assistants."

On motion of Mr. Phillips, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Murray	Smith M
Allen	Cuvillier	Hopkins	Nelson	Smith T K
Banzhaf	Dana	Horton	Page	Stivers
Barnes	Duntz	Jackson	Pappert	Stoddard
Baumes	Ebbets	Jones	Parker	Sullivan
Bell	Edwards	Karutz	Patrie	Sweet
Bennett	Entwistle	Kennedy	Pembleton	Tallett
Blauvelt	Evans	Keys	Phillips	Talmage
Brennan	Farrell	Kopp	Pierce	Thompson
Brereton	Fitzgerald	Langhorst	Prime	Thorn
Brong	Fleck	Lent	Rahl	Vert
Brooks	Frisbie	Levy A J	Robinson	Waring
Brown	Gage	Levy J	Rozan	Waters
Bryant	Garvey	Lincoln	Ruddick	Weil
Bullion	Gibeau	Macdonald	Ruland	Wende
Bush	Gillett	MacGregor	Schector	Wheeler
Campbell	Goldberg	Machold	Schmitt	Whitney
Caughlan	Goodman	Madden	Schwarz	Willmott
Cheney	Grace	Malone	Seaker	Wilson
Chilton	Graubard	Mathewson	Seeley	Winters
Coffey	Greenberg	McCue	Shannon	Wood
Coleman	Gurnett	McDaniels	Shepardson	Yale
Colné	Hart	McElligott	Shlivek	Yeomans
Constantine	Hearn	McGrath	Singleton	Young
Cook	Heiberger	McKee	Slater	Yule
Crandell	Herrick	McKeon	Slocum	Zorn
Crane	Heyman	Metz		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1953, Int. No. 15881), entitled "An act to amend the Judiciary Law, in relation to the compensation of deputy clerk of the Appellate Division, fourth department."

On motion of Mr. Phillips, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hinman	Millford	Smith A E
Ahern	Cross	Hoff	Murray	Smith M
Allen	Cuvillier	Hopkins	Nelson	Smith T K
Banshaf	Dana	Horton	Page	Stivers
Barnes	Duntz	Jackson	Pappert	Stoddard
Baumes	Ebbets	Jones	Parker	Sullivan
Bell	Edwards	Karutz	Patrie	Sweet
Bennett	Entwistle	Kennedy	Pembleton	Tallett
Blauvelt	Evans	Keys	Phillips	Talmage
Brennan	Farrell	Kopp	Pierce	Thompson
Brereton	Fitzgerald	Langhorst	Prime	Thorn
Brong	Fleck	Lent	Rahl	Vert
Brooks	Frisbie	Levy A J	Robinson	Waring
Brown	Gage	Levy J	Rozan	Waters
Bryant	Gervey	Lincoln	Ruddick	Weil
Bullion	Gibeau	Macdonald	Ruland	Wende
Bush	Gillett	MacGregor	Schector	Wheeler
Campbell	Goldberg	Machold	Schmitt	Whitney
Caughlan	Goodman	Madden	Schwarz	Willmott
Cheney	Grace	Malone	Seakei	Wilson
Chilton	Graubard	Mathewson	Seeley	Winters
Coffey	Greenberg	McCue	Shannon	Wood
Coleman	Gurnett	McDaniels	Shepardson	Yale
Colné	Hart	McElligott	Shlivek	Yeomans
Constantine	Hearn	McGiath	Singleton	Young
Cook	Heiberger	McKee	Slater	Yule
Crandell	Herrick	McKeon	Slocum	Zorn
Crane	Heyman	Metz		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 68, Int. No. 68), entitled "An act to establish a State school of agriculture in the county of Greene, and making an appropriation therefor."

On motion of Mr. Patrie, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Murray	Smith M
Allen	Cuvillier	Hopkins	Nelson	Smith T K
Banzhaf	Dana	Horton	Page	Stivers
Barnes	Duntz	Jackson	Pappert	Stoddard
Baumes	Ebbets	Jones	Parke	Sullivan
Bell	Edwards	Karutz	Patrie	Sweet
Bennett	Entwistle	Kennedy	Pembleton	Tallett
Blauvelt	Evans	Keys	Phillips	Talmage
Brennan	Farrell	Kopp	Pierce	Thompson
Brereton	Fitzgerald	Langhorst	Prime	Thorn
Brong	Fleck	Lent	Rahl	Vert
Brooks	Frisbie	Levy A J	Robinson	Waring
Brown	Gage	Levy J	Rozan	Waters
Bryant	Garvey	Lincoln	Ruddick	Weil
Bullion	Gibeau	Macdonald	Ruland	Wende
Bush	Gillett	MacGregor	Schector	Wheeler
Campbell	Goldberg	Machold	Schmitt	Whitney
Caughlan	Goodman	Madden	Schwarz	Willmott
Cheney	Grace	Malone	Seaker	Wilson
Chilton	Graubard	Mathewson	Seeley	Winters
Coffey	Greenberg	McCue	Shannon	Wood
Coleman	Gurnett	McDaniels	Shepardson	Yale
Colne	Hart	McElligott	Shlivek	Yeomans
Constantine	Hearn	McGrath	Singleton	Young
Cook	Heiberger	McKee	Slater	Yule
Crandell	Herrick	McKeon	Slocum	Zorn
Crane	Heyman	Metz		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1196, Int. No. 1059), entitled "An act to amend the State highway Law, in relation to establishing State routes in the county of Saratoga."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Murray	Smith M
Allen	Cuvillier	Hopkins	Nelson	Smith T K
Banzhaf	Dana	Horton	Page	Stivers
Barnes	Duntz	Jackson	Pappert	Stoddard
Baumes	Ebbets	Jones	Parker	Sullivan
Bell	Edwards	Karutz	Patie	Sweet
Bennett	Entwistle	Kennedy	Pembleton	Tallett
Blauvelt	Evans	Keys	Phillips	Talmage
Brennan	Farrell	Kopp	Pierce	Thompson
Brereton	Fitzgerald	Langhorst	Prime	Thorn
Brong	Fleck	Lent	Rahl	Vert
Brooks	Frisbie	Levy A J	Robinson	Waring
Brown	Gage	Levy J	Rozan	Waters
Bryant	Garvey	Lincoln	Ruddick	Weil
Bullion	Gibeau	Macdonald	Ruland	Wende
Bush	Gillett	MacGregor	Schector	Wheeler
Campbell	Goldberg	Machold	Schmitt	Whitney
Caughlan	Goodman	Madden	Schwarz	Willmott
Cheney	Grace	Malone	Seaker	Wilson
Chilton	Graubard	Mathewson	Seeley	Winters
Coffey	Greenberg	McCue	Shannon	Wood
Coleman	Gurnett	McDaniels	Shepardson	Yale
Colné	Hart	McElligott	Shlivek	Yeomans
Constantine	Hearn	McGrath	Singleton	Young
Cook	Heiberger	McKee	Slater	Yule
Crandell	Herrick	McKeon	Slocum	Zorn
Crane	Heyman	Metz		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1966, Int. No. 1586), entitled "An act making an appropriation for the payment of claims for damages for deaths and personal injuries arising from the accident at the automobile races on the State fair grounds at Syracuse."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hinman	Milford	Smith A E
Ahern	Croce	Hoff	Murray	Smith M
Allen	Cuvillier	Hopkins	Nelson	Smith T K
Banzhaf	Dana	Horton	Page	Stivers
Barnes	Duntz	Jackson	Pappert	Stoddard
Baumes	Ebbets	Jones	Parker	Sullivan
Bell	Edwards	Karutz	Patrie	Sweet
Bennett	Entwistle	Kennedy	Pembleton	Tallett
Blauvelt	Evans	Keys	Phillips	Talmage
Brennan	Farrell	Kopp	Pierce	Thompson
Brereton	Fitzgerald	Langhorst	Prime	Thorn
Brong	Fleck	Lent	Rahl	Vert
Brooks	Frisbie	Levy A J	Robinson	Waring
Brown	Gage	Levy J	Rozan	Waters
Bryant	Garvey	Lincoln	Ruddick	Weil
Bullion	Gibeau	Macdonald	Ruland	Wende
Bush	Gillett	MacGregor	Schechter	Wheeler
Campbell	Goldberg	Machold	Schmitt	Whitney
Caughlan	Goodman	Madden	Schwarz	Willmott
Cheney	Grace	Malone	Seaker	Wilson
Chilton	Graubard	Mathewson	Seeley	Winters
Coffey	Greenberg	McCue	Shannon	Wood
Coleman	Gurnett	McDaniels	Shepardson	Yale
Colné	Hart	McElligott	Shlivek	Yeomans
Constantine	Hearn	McGiath	Singleton	Young
Cook	Heiberger	McKee	Slater	Yule
Crandell	Herrick	McKeon	Sloucum	Zorn
Crane	Heyman	Metz		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1007, Int. No. 919), entitled "An act to authorize the city of Buffalo to issue its bonds for the purpose of refunding certificates of temporary indebtedness heretofore issued for various purposes."

On motion of Mr. MacGregor, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Friday next.

Mr. Speaker announced the special order, being the Senate bill (No. 550, Rec. No. 346), entitled "An act to amend the Code of Civil Procedure, in relation to judicial settlement of accounts of executors and administrators."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Murray	Smith M
Allen	Cuvillier	Hopkins	Nelson	Smith T K
Banzhaf	Dana	Horton	Page	Stivers
Barnes	Duntz	Jackson	Pappert	Stoddard
Baumes	Ebbets	Jones	Parker	Sullivan
Bell	Edwards	Kautz	Patrie	Sweet
Bennett	Entwistle	Kennedy	Pemberton	Tallett
Blauvelt	Evans	Keys	Phillips	Talmage
Brennan	Farrell	Kopp	Pierce	Thompson
Brereton	Fitzgerald	Langhorst	Prime	Thorn
Brong	Fleck	Lent	Rahl	Ver
Brooks	Frisbie	Levy A J	Robinson	Waring
Brown	Gage	Levy J	Rozan	Waters
Bryant	Garvey	Lincoln	Ruddick	Weil
Bullion	Gibeau	Macdonald	Ruland	Wende
Bush	Gillett	MacGregor	Schector	Wheeler
Campbell	Goldberg	Machold	Schmitt	Whitney
Caughlan	Goodman	Madden	Schwarz	Willmott
Cheney	Grace	Malone	Seaker	Wilson
Chilton	Graubard	Mathewson	Seeley	Winters
Coffey	Greenberg	McCue	Shannon	Wood
Coleman	Gurnett	McDaniels	Shepardson	Yale
Colné	Hart	McElligott	Shlivek	Yeomans
Constantine	Hearn	McGrath	Singleton	Young
Cook	Heiberger	McKee	Slater	Yule
Crandell	Herrick	McKeon	Slocum	Zorn
Crane	Heyman	Metz		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1058, Rec. No. 347), entitled "An act to amend the Penal Law, in relation to misconduct respecting designation petitions."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Murray	Smith M
Allen	Cuvillier	Hopkins	Nelson	Smith T K
Banshaf	Dana	Horton	Page	Stivers
Barnes	Dunts	Jackson	Pappert	Stoddard
Baumes	Ebbets	Jones	Parker	Sullivan
Bell	Edwards	Karutz	Patrie	Sweet
Bennett	Entwistle	Kennedy	Pembleton	Tallett
Blauvelt	Evans	Keys	Phillips	Talmage
Brennan	Farrell	Kopp	Pierce	Thompson
Brereton	Fitzgerald	Langhorst	Prime	Thorn
Brong	Fleck	Lent	Rahl	Vert
Brooks	Frisbie	Levy A J	Robinson	Waring
Brown	Gage	Levy J	Rozan	Waters
Bryant	Garvey	Lincoln	Ruddick	Weil
Bullion	Gibeau	Macdonald	Ruland	Wende
Bush	Gillett	MacGregor	Schector	Wheeler
Campbell	Goldberg	Machold	Schmitt	Whitney
Caughlan	Goodman	Madden	Schwarz	Willmott
Cheney	Grace	Malone	Seaker	Wilson
Chilton	Graubard	Mathewson	Seeley	Winters
Coffey	Greenberg	McCue	Shannon	Wood
Coleman	Gurnett	McDaniels	Shepardson	Yale
Colné	Hart	McElligott	Shlivek	Yeomans
Constantine	Hearn	McGrath	Singleton	Young
Cook	Heiberger	McKee	Slater	Yule
Crandell	Herrick	McKeon	Slocum	Zorn
Crane	Heyman	Metz		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1059, Rec. No. 348), entitled "An act to amend the Penal Law, in relation to the waiver of immunity by a witness."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hinman	Milford	Smith A E
Ahern	Cross	Hoff	Murray	Smith M
Allen	Cuvillier	Hopkins	Nelson	Smith T K
Banzhaf	Dana	Horton	Page	Stivers
Barnes	Dunts	Jackson	Pappert	Stoddard
Baumes	Ebbets	Jones	Parker	Sullivan
Bell	Edwards	Karutz	Patrie	Sweet
Bennett	Entwistle	Kennedy	Pembleton	Tallett
Blauvelt	Evans	Keys	Phillips	Talmage
Brennan	Farrell	Kopp	Pierce	Thompson
Brereton	Fitzgerald	Langhorst	Prime	Thorn
Brong	Fleck	Lent	Rahl	Vert
Brooks	Frisbie	Levy A J	Robinson	Waring
Brown	Gage	Levy J	Rozan	Waters
Bryant	Garvey	Lincoln	Ruddick	Weil
Bullion	Gibeau	Macdonald	Ruland	Wende
Bush	Gillett	MacGregor	Schector	Wheeler
Campbell	Goldberg	Machold	Schmitt	Whitney
Caughlan	Goodman	Madden	Schwarz	Willmott
Cheney	Grace	Malone	Seaker	Wilson
Chilton	Graubard	Mathewson	Seeley	Winters
Coffey	Greenberg	McCue	Shannon	Wood
Coleman	Gurnett	McDaniels	Shepardson	Yale
Colné	Hart	McElligott	Shlivek	Yeomans
Constantine	Hearn	McGrath	Singleton	Young
Cook	Heiberger	McKee	Slater	Yule
Crandell	Herrick	McKeon	Slocum	Zorn
Crane	Heyman	Metz		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 955, Rec. No. 340), entitled "An act to amend the Greater New York charter, in relation to undertakings in abandonment proceedings."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 1

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Smith A E
Ahern	Crawford	Hopkins	Murray	Smith M
Allen	Cross	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn

In the negative:

Cuvillier

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 954, Rec. No. 339), entitled "An act to amend the Greater New York charter, in relation to appeals and costs in abandonment proceedings."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 1

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Smith A E
Ahern	Crawford	Hopkins	Murray	Smith M
Allen	Cross	Horton	Nelson.	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn

In the negative:

Cuvillier

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1404, Rec. No. 341), entitled "An act to amend the Greater

New York charter, in relation to actions on undertakings in abandonment proceedings."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1405, Rec. No. 342), entitled "An act to amend the Greater

New York charter, in relation to orders and commitments in abandonment proceedings, surety and probation."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Fairrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Scheeter	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 964, Rec. No. 344), entitled "An act to amend the Greater

New York charter, in relation to the giving of new security after an order in abandonment proceedings."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 2

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Smith M
Ahern	Crawford	Hopkins	Murray	Smith T K
Allen	Cross	Horton	Nelson	Stivers
Banzhaf	Dana	Jackson	Page	Stoddard
Barnes	Duntz	Jones	Pappert	Sullivan
Baumes	Ebbets	Karutz	Parker	Sweet
Bell	Edwards	Kennedy	Pemberton	Tallett
Bennett	Entwistle	Keys	Phillips	Talmage
Blauvelt	Evans	Kopp	Pierce	Thompson
Brennan	Farrell	Langhorst	Prime	Thorn
Brereton	Fitzgerald	Lent	Rahl	Vert
Brong	Fleck	Levy A J	Robinson	Waring
Brooks	Frisbie	Levy J	Rozan	Waters
Brown	Gage	Lincoln	Ruddick	Weil
Bryant	Garvey	Macdonald	Ruland	Wende
Bullion	Gibeau	MacGregor	Schector	Wheeler
Bush	Gillett	Machold	Schmitt	Whitney
Campbell	Goldberg	Madden	Schwarz	Willmott
Caughlan	Grace	Malone	Seaker	Wilson
Cheney	Graubard	Mathewson	Seeley	Winters
Chilton	Greenberg	McCue	Shannon	Wood
Coffey	Gurnett	McDaniels	Shepardson	Yale
Coleman	Hart	McElligott	Shivek	Yeomans
Colné	Hearn	McGrath	Singleton	Young
Constantine	Heberger	McKee	Slater	Yule
Cook	Herrick	McKeon	Slocum	Zorn
Crandell	Hinman	Metz	Smith A E	

Those who voted in the negative were:

Cuvillier Patrie

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1406, Rec. No. 343), entitled "An act to amend the Greater New York charter, in relation to disorderly persons."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Wa.ing
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 154, Rec. No. 249), entitled "An act to amend the Public

Lands Law, in relation to release of lands acquired by the State under irregular tax proceedings."

On motion of Mr. McKee, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banshaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1250, Rec. No. 255), entitled "An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and

ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to the construction of sewers and sewage disposal plants and other necessary construction incidental thereto and to the issue of bonds therefor."

On motion of Mr. Wood, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Pattie	Sweet
Bennett	Entwistle	Keys	Pemberton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Breton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Friebe	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Roz in	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1253, Rec. No. 289), entitled "An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled 'An act to revise the charter of the city of Rome,' in relation to the manner of raising money voted for extraordinary school expenses."

On motion of Mr. Cross, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Millford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Fariell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Coughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 839, Rec. No. 173), entitled "An act to amend the Town Law, in relation to peace officers in certain towns."

On motion of Mr. Allen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhoist	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1257, Rec. No. 290), entitled "An act to amend chapter six

hundred and fifty of the Laws of nineteen hundred and four, entitled 'An act to revise the charter of the city of Rome,' in relation to the designation of an official newspaper."

On motion of Mr. Cross, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1208, Rec. No. 257), entitled "An act authorizing the prep-

aration of an index of the Session Laws and statutes of the State of New York."

On motion of Mr. Cuvillier, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the Senate bill (No. 1228, Rec. No. 352), entitled "An act to amend the Penal Law, by repealing section one thousand five hundred and sixty-one thereof."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1182, Rec. No. 352), entitled "An act to amend the Labor Law, in relation to the bureau of industries and immigration."

On motion of Mr. Phillips, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1265, Rec. No. 292), entitled "An act to amend the Insurance Law, in relation to the valuation of bonds and other evidences of debt."

On motion of Mr. Fitzgerald, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1067, Rec. No. 300), entitled "An act to amend the Highway Law, in relation to the course and description of route number thirty of the State highway system."

On motion of Mr. Constantine, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 1

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baugues	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Fairrell	Langhorst	Pierce	Thompson
Biereton	Vitzgerald	Lent	Prime	Thorn
Brooks	Fleck	Levy A J	Rahl	Vert
Brown	Frisbie	Levy J	Robinson	Waring
Bryant	Gage	Lincoln	Rozan	Waters
Bullion	Garvey	Macdonald	Ruddick	Weil
Bush	Gibeau	MacGregor	Ruland	Wende
Campbell	Gillett	Machold	Schector	Wheeler
Caughlan	Goldberg	Madden	Schmitt	Whitney
Cheney	Grace	Malone	Schwarz	Willmott
Chilton	Graubard	Mathewson	Seaker	Wilson
Coffey	Greenberg	McCue	Seeley	Winters
Coleman	Gurnett	McDaniels	Shannon	Wood
Colné	Hart	McElligott	Shepardson	Yale
Constantine	Hearn	McGrath	Shlivek	Yeomans
Cook	Heiberger	McKee	Singleton	Young
Crandell	Herrick	McKeon	Slater	Yule
Crane	Hinman	Metz	Slocum	Zorn

In the negative:

Brong

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 219, Rec. No. 51), entitled "An act to amend the Greater New York charter, in relation to permits for construction of private sewers."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seakei	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Heain	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1118, Rec. No. 363), entitled "An act making provision for issuing bonds to the amount of not to exceed fifty million dollars for the purpose of constructing and improving State and county highways, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and twelve."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question "Shall this bill pass and ought the same to receive the sanction of the people?" and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 82

NOES 29

Those who voted in the affirmative were:

Adler	Cook	Herrick	Patrie	Smith M
Ahern	Crawford	Heyman	Pembleton	Stoddard
Barnes	Cuvillier	Hopkins	Phillips	Sullivan
Baumes	Dana	Keys	Pierce	Tallett
Blauvelt	Evans	Levy J	Richardson	Talmage
Boylan	Fitzgerald	Macdonald	Robinson	Vert
Brennan	Fleck	Machold	Rozan	Waters
Biereton	Frisbie	Madden	Ruland	Weil
Brong	Gillen	McCue	Schector	Wheeler
Brooks	Gillett	McElligott	Schifferdecker	Whitney
Bryant	Goldberg	McGrath	Schwarz	Willmott
Bush	Grace	McKee	Seaker	Winters
Campbell	Graubard	McKeon	Seeley	Wood
Caughlan	Greenberg	Merrill	Shannon	Yale
Chanler	Hackett	Milford	Slater	Young
Cheney	Hart	Murray	Smith A E	Yule
Constantine	Hearn			

Those who voted in the negative were:

Allen	Crandell	Gibeau	Langhorst	Ruddick
Banzhaf	Crane	Goodman	MacGregor	Schmitt
Bell	Cross	Hinman	Malone	Sweet
Brown	Ebbets	Horton	Nelson	Thompson
Chilton	Farrell	Karutz	Page	Thorn
Coleman	Garvey	Kennedy	Rahl	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 818, Rec. No. 199), entitled "An act to amend the Tax Law, in relation to the assessment of State lands."

On motion of Mr. Baumes, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed, and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Biereton	Fitzgerald	Lent	Prime,	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1105, Rec. No. 336), entitled "An act to amend article six of the Insurance Law, in relation to certificates of authority to be issued by the Superintendent of Insurance."

On motion of Mr. MacGregor, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parke	Sullivan
Bell	Edwards	Kennedy	Patric	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1193, Rec. No. 365), entitled "An act to amend the Penal Law, in relation to false or misleading advertisements or statements as to or in connection with the sale of real estate."

On motion of Mr. MacGregor, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhoist	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwartz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constant ne	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 637, Rec. No. 322), entitled "An act to amend the Highway Law, in relation to the amount of State aid."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwartz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 507, Rec. No. 271), entitled "An act to amend the Town Law, in relation to enlarging the water system in the water supply district."

On motion of Mr. Parker, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Fairrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1408, Rec. No. 372), entitled "An act to amend the Greater New York charter, relative to the sale of public property."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Biennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frishie	Levy J	Robinson	Waing
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schechter	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1083, Rec. No. 225), entitled "An act to amend the Penal Law, in relation to the circulation of false statements or rumors as to banking institutions."

On motion of Mr. Hinman, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 80

NOES 12

Those who voted in the affirmative were:

Adler	Dana	Hopkins	Murray	Singleton
Allen	Ebbets	Horton	Nelson	Slater
Barnes	Entwistle	Karutz	Page	Slocum
Baumes	Fitzgerald	Keys	Pappert	Smith A E
Bell	Fleck	Kopp	Parker	Smith M
Brereton	Gage	Lent	Pierce	Smith T K
Brooks	Garvey	Levy A J	Prime	Stoddard
Bryant	Gillen	Macdonald	Rahl	Sweet
Bush	Goodman	Machold	Richardson	Vert
Cheney	Grace	Madden	Rozan	Waters
Colné	Graubard	Malone	Ruddick	Wende
Constantine	Hackett	Mathewson	Schector	Whitney
Cook	Hart	McGrath	Schmitt	Wilson
Crandell	Heiberger	McKeon	Seeley	Winters
Crawford	Hinman	Metz	Shepardson	Wood
Cross	Hoff	Milford	Shlivek	Yule

Those who voted in the negative were:

Ahern	Greenberg	Levy J	Merrill	Schwarz
Cuvillier	Herrick	McElligott	Schifferdecker	Willmott
Evans	Heyman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1262, Rec. No. 329), entitled "An act to amend section six-

teen of chapter thirty-three of the Laws of nineteen hundred and nine, entitled 'An act in relation to insurance corporations,' constituting chapter twenty-eight of the Consolidated Laws."

On motion of Mr. Fitzgerald, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 1

Those who voted in the affirmative were:

Adler	Crane	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colaé	Hearn	McGrath	Shiyek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn

In the negative:

Crawford

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 738, Rec. No. 237), entitled "An act to amend the Highway Law, in relation to creating a new State route in the counties of Schoharie and Delaware."

On motion of Mr. Frisbie, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhoist	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniel	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 302, Rec. No. 159), entitled "An act to amend the Highway Law, in relation to the course and description of State route forty-one."

On motion of Mr. Young, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Millford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Fariell	Langhoist	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colne	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1056, Rec. No. 326), entitled "An act to amend the Judiciary Law, in relation to payment of stenographers for furnishing copies of proceedings to parties."

On motion of Mr. Hinman, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Bailes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Paiker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Galvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwartz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill

(No. 199, Rec. No. 157), entitled "An act to amend the Domestic Relations Law, in relation to the form and contents of a marriage license."

On motion of Mr. Young, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banshaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Ertwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Biennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Weeeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 658, Rec. No. 370), entitled "An act to amend the Liquor

Tax Law, in relation to the issuance of certificates under subdivision one of section eight, limitation of certificates, and transfers of certificates under abandonment notices by holders out of possession of premises for which certificates were issued."

On motion of Mr. M. Smith, said bill was recommitted to the committee on excise, retaining its place on the order of third reading.

Mr. Speaker announced the special order, being the bill (No. 1309, Int. No. 651), entitled "An act to amend the Public Health Law, in relation to laundries."

On motion of Mr. Brooks, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1410, Int. No. 1236), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, relative to the taking of private property for public use."

On motion of Mr. Phillips, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 48

NOES 58

Those who voted in the affirmative were:

Adler	Crane	Karutz	Pappert	Seaker
Ahern	Dana	Keys	Phillips	Shannon
Banzhaf	Fleck	Kopp	Pierce	Shivek
Baumes	Gage	Langhorst	Rahl	Stoddard
Brooks	Gibeau	Levy A J	Richardson	Sullivan
Chanler	Goodman	MacGregor	Robinson	Vert
Chilton	Heiberger	McCue	Rozan	Winters
Coleman	Hinman	Merrill	Schector	Yule
Colné	Hoff	Murray	Schmitt	Zorn
Constantine	Hopkins	Page		

Those who voted in the negative were:

Allen	Evans	Heyman	Pembleton	Talmage
Barnes	Fitzgerald	Horton	Ruddick	Thompson
Boylan	Garvey	Levy J	Ruland	Weil
Brennan	Gillen	Madden	Schifferdecker	Wende
Bryant	Gillett	McDaniels	Schwarz	Wheeler
Campbell	Goldberg	McElligott	Seeley	Willmott
Caughlan	Grace	McKee	Shepardson	Wilson
Coffey	Graubard	McKeon	Slater	Wood
Cook	Greenberg	Metz	Smith M	Yale
Crawford	Hackett	Milford	Sweet	Yeomans
Cuvillier	Hart	Nelson	Tallett	Young
Dunts	Henrick	Patrie		

Mr. Phillips moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By unanimous consent, on motion of Mr. Whitney, the committee on rules was instructed to report Senate bill (No. 546, Rec. No. 345), entitled "An act to authorize the Canal Board to purchase the Halfmoon bridge crossing the Mohawk river between the counties of Albany and Saratoga."

On motion of Mr. Whitney, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Whitney, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Dunts	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage

Brennan	Farrell	Langhorst	Pierce	Thompson
Breton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willnott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 513, Int. No. 501), entitled "An act to authorize the Canal Board to purchase the Halfmoon bridge, crossing the Mohawk river between the counties of Albany and Saratoga."

On motion of Mr. Whitney, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1663, Int. No. 1420), entitled "An act to amend chapter three hundred and fifty-nine of the Laws of eighteen hundred and sixty-two, entitled 'An act to incorporate the New York Commercial Association,' in relation to the powers and duties of the arbitration committee of such corporation, now known as the New York Produce Exchange."

On motion of Mr. Brooks, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banshaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Fairrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Ninman	Metz	Sloum	Zorn
Crane				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 232, Rec. No. 306), entitled "An act to amend the Civil Service Law, with respect to the power of removal."

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1825, Int. No. 551), entitled "An act to amend the Code of Civil Procedure, in relation to the jurisdiction of the Board of Claims."

On motion of Mr. Crane, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pemberton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zoin
Crane				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Dana, the committee on rules was instructed to report Senate bill (No. 851, Rec. No. 357), entitled "An act to amend the Tax Law, in relation to the exemption from the transfer tax corporations organized for the enforcement of laws relating to children or animals."

On motion of Mr. Dana, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Dana, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 3

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Crawford	Hoff	Murray	Smith M
Allen	Cross	Hopkins	Nelson	Smith T K
Banzhaf	Cuvillier	Horton	Page	Stivers
Barnes	Dana	Jackson	Pappert	Stoddard
Baumes	Duntz	Jones	Parker	Sullivan
Bell	Ebbets	Karutz	Patrie	Sweet
Bennett	Edwards	Kennedy	Pembleton	Tallett
Blauvelt	Entwistle	Keys	Phillips	Talmage
Brennan	Evans	Kopp	Pierce	Thompson
Brereton	Fairrell	Lansing	Prime	Thorn
B'ong	Fitzgerald	Lent	Rahl	Vert
Brooks	Fleck	Levy A J	Robinson	Waring
Brown	Frisbie	Levy J	Ruddick	Waters
Bryant	Gage	Lincoln	Ruland	Weil
Bullion	Garvey	Macdonald	Schector	Wende
Bush	Gibeau	Machold	Schmitt	Wheeler
Campbell	Gillett	Madden	Schwarz	Whitney
Cughlan	Goldberg	Malone	Seaker	Willmott
C'oney	Grace	Mathewson	Seeley	Wilson
Chilton	Graubard	McCue	Shannon	Winters
Coffey	Greenberg	McDaniels	Shepardson	Wood
Coleman	Gurnett	McElligott	Shlivek	Yale
Colné	Hart	McGrath	Singleton	Yeomans
Constantine	Hearn	McKee	Slater	Yule
Cook	Heiberger	McKeon	Slocum	Zorn
Crandell	Herrick	Metz		

Those who voted in the negative were:

MacGregor Rozan Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1322, Int. No. 1152), entitled "An act to amend the Tax Law, in relation to the exemption from the transfer tax of corporations organized for the enforcement of laws relating to children or animals."

On motion of Mr. Dana, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1401, Int. No. 1227), entitled "An act to amend chapter five hundred and seventy of the Laws of nineteen hundred and nine, entitled 'An act to establish the city court of Buffalo, defining its powers and jurisdiction and providing for its officers,' in relation to the salaries of the judges of the city court of Buffalo."

On motion of Mr. Horton, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pemberton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmaze
Brennan	Farrell	Lansing	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Rush	Gillett	Machold	Schechter	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1822, Int. No. 568), entitled "An act to amend the Lien Law, in relation to discharge of mechanic's liens and to priorities of mechanic's liens."

On motion of Mr. Karutz, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patric	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schechter	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	He.rick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1840, Int. No. 875), entitled "An act to amend the Stock Corpora-

tion Law, in relation to corporations having shares of capital stock without nominal or par value."

On motion of Mr. Hinman, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1936, Int. No. 157), entitled "An act to amend the Military Law, in relation to the organization and equipment of a new regiment of infantry."

Debate was had thereon.

On motion of Mr. Ebbets, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the bill (No. 1366, Int. No. 1196), entitled "An act to amend chapter eighty-eight of the Laws of nineteen hundred and nine, entitled 'An act providing for the punishment of crime, constituting chapter forty of the Consolidated Laws.'"

On motion of Mr. Prime, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pemberton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring

Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 135, Int. No. 135), entitled "An act to amend the Labor Law, in relation to hours of labor of minors over fourteen years of age, in certain kinds of work."

On motion of Mr. Rahl, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the bill (No. 1796, Int. No. 1042), entitled "An act to amend the Penal Law, in relation to the carrying or having in possession dangerous weapons."

On motion of Mr. Vert, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banshaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan

Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Carvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGiath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1202, Int. No. 1065), entitled "An act to amend the Public Health Law, in relation to repapering and recalcimining walls and ceilings."

On motion of Mr. Wende, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 3

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith M
Ahern	Crawford	Hoff	Murray	Smith T K
Allen	Cross	Hopkins	Nelson	Stivers
Banzhaf	Cuvillier	Horton	Page	Stoddard
Barnes	Dana	Jackson	Pappert	Sullivan
Baumes	Duntz	Jones	Parker	Sweet
Bell	Ebbets	Karutz	Patrie	Tallett
Bennett	Edwards	Kennedy	Pembleton	Talmage

Blauvelt	Entwistle	Keys	Phillips	Thompson
Brennan	Evans	Kopp	Pierce	Thorn
Breiton	Farrell	Langhorst	Prime	Vert
Brong	Fitzgerald	Lent	Rahl	Waring
Brooks	Fleck	Levy J	Robinson	Waters
Brown	Frisbie	Lincoln	Ruddick	Weil
Bryant	Gage	Macdonald	Ruland	Wende
Bullion	Garvey	MacGregor	Schector	Wheeler
Bush	Gibeau	Machold	Schmitt	Whitney
Campbell	Gillett	Madden	Schwarz	Willmott
Caughlan	Goldberg	Malone	Seaker	Wilson
Cheney	Grace	Mathewson	Seeley	Winters
Chilton	Graubard	McCue	Shannon	Wood
Coffey	Greenberg	McDaniels	Shepardson	Yale
Coleman	Gurnett	McElligott	Singleton	Yeomans
Colné	Hart	McGiath	Slater	Young
Constantine	Hearn	McKee	Slocum	Yule
Cook	Heiberger	McKeon	Smith A E	Zorn
Crandell	Herrick	Metz		

Those who voted in the negative were:

Goodman Shlivek Rozan

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Singleton, the committee on rules was instructed to report Senate bill (No. 971, Rec. No. 171), entitled "An act to amend chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, entitled 'An act making provision for issuing bonds to the amount of not to exceed nineteen million eight hundred thousand dollars for the purpose of furnishing proper terminals and facilities for barge canal traffic, including the acquisition and interchange of property therefor, with a view to improving and fostering the commerce of the State, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and eleven,' in relation to the terminals and basin at Gowanus bay or its immediate vicinity."

On motion of Mr. Singleton, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Singleton, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136
NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Biereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDanieis	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1665, Int. No. 834), entitled "An act to amend chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, entitled 'An act making provision for issuing bonds to the amount of not to exceed nineteen million eight hundred thousand dollars for the purpose of furnishing proper terminals and facilities for barge canal traffic, including the acquisition and interchange of property therefor, with a view to improving and fostering the commerce of the State, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and eleven,' in relation to the terminals and basin at Gowanus bay or its immediate vicinity."

On motion of Mr. Singleton, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1873, Int. No. 331), entitled "An act to amend the Code of Civil Procedure, in relation to referees' fees on sale of real property."

On motion of Mr. Hoff, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins	Murray	Smith M
Allen	Cuvilli r	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, on motion of Mr. Graubard, the committee on rules was instructed to report Senate bill (No. 728, Rec.

No. 151), entitled "An act to amend the Judiciary Law, in relation to appointment of interpreters for Supreme Court by justices of Appellate Division."

On motion of Mr. Graubard, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Graubard, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hoff	Milford	Smith A E
Ahern	Cross	Hopkins.	Murray	Smith M
Allen	Cuvillier	Horton	Nelson	Smith T K
Banzhaf	Dana	Jackson	Page	Stivers
Barnes	Duntz	Jones	Pappert	Stoddard
Baumes	Ebbets	Karutz	Parker	Sullivan
Bell	Edwards	Kennedy	Patrie	Sweet
Bennett	Entwistle	Keys	Pembleton	Tallett
Blauvelt	Evans	Kopp	Phillips	Talmage
Brennan	Farrell	Langhorst	Pierce	Thompson
Brereton	Fitzgerald	Lent	Prime	Thorn
Brong	Fleck	Levy A J	Rahl	Vert
Brooks	Frisbie	Levy J	Robinson	Waring
Brown	Gage	Lincoln	Rozan	Waters
Bryant	Garvey	Macdonald	Ruddick	Weil
Bullion	Gibeau	MacGregor	Ruland	Wende
Bush	Gillett	Machold	Schector	Wheeler
Campbell	Goldberg	Madden	Schmitt	Whitney
Caughlan	Grace	Malone	Schwarz	Willmott
Cheney	Graubard	Mathewson	Seaker	Wilson
Chilton	Greenberg	McCue	Seeley	Winters
Coffey	Gurnett	McDaniels	Shannon	Wood
Coleman	Hart	McElligott	Shepardson	Yale
Colné	Hearn	McGrath	Shlivek	Yeomans
Constantine	Heiberger	McKee	Singleton	Young
Cook	Herrick	McKeon	Slater	Yule
Crandell	Hinman	Metz	Slocum	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1008, Int. No. 920), entitled "An act to amend the Judiciary Law, in relation to appointment of interpreters for Supreme Court by justices of Appellate Division."

On motion of Mr. Graubard, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker, announced the special order, being the bill (No. 1934, Int. No. 536), entitled "An act to amend the Transportation Corporations Law, in relation to water storage corporations."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 68

NOES 61

Those who voted in the affirmative were:

Adler	Cook	Hopkins	Pierce	Tallett
Allen	Crandell	Kautz	Prime	Talmage
Banzhaf	Crane	Keys	Richardson	Thompson
Barnes	Crawford	Kopp	Schector	Thorn
Baumes	Duntz	Langhorst	Schmitt	Vert
Brong	Ebbets	Lent	Shannon	Waters
Brooks	Edwards	Malone	Shepardson	Whitney
Brown	Gage	Mathewson	Shlivek	Wilson
Bryant	Gibeau	Milford	Singleton	Winters
Cheney	Goodman	Nelson	Slater	Yale
Coffey	Grace	Pappert	Smith M	Yeomans
Coleman	Hait	Parker	Smith T K	Young
Colné	Heibeiger	Pembleton	Sweet	Yule
Constantine	Hinman	Phillips		

Those who voted in the negative were:

Ahern	Frisbie	Hoff	McElligott	Schifferdecker
Blauvelt	Garvey	Horton	McGrath	Schwarz
Boylan	Gillen	Jackson	McKee	Seeley
Brennan	Gillet	Jones	McKeon	Smith A E
Bush	Goldberg	Kennedy	Merrill	Stoddard
Campbell	Graubard	Levy A J	Page	Sullivan
Caughlan	Greenberg	Levy J	Patrie	Walker
Chanler	Gurnett	MacGregor	Rahl	Weil
Cross	Hackett	Machold	Robinson	Wende
Cuvillier	Hearn	Madden	Rozan	Wheeler
Dana	Herick	McCue	Ruddick	Willmott
Farrell	Heyman	McDaniels	Ruland	Zorn
Fitzgerald				

Mr. Young moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Speaker announced the special order, being the Senate bill (No. 1400, Rec. No. 383), entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' generally."

On motion of Mr. Parker, said bill was read the second time and ordered to a third reading.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it; Therefore, in accordance with the provisions of section 15 of article 3 of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Senate bill (No. 1400, Int. No. 1118), entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' generally," as amended.

Given under my hand and the Privy Seal of the State at the Capitol in the city of Albany this twenty-seventh day of March in the year of our Lord one thousand nine hundred and twelve.

JOHN A. DIX.

By the Governor:

JOHN A. MASON,

Secretary to the Governor.

Said bill was then read the third time.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, the necessity for the immediate passage of the same having been certified by the Governor, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 6

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith M
Ahern	Crawford	Hoff	Murray	Smith T K
Allen	Cross	Hopkins	Page	Stivers
Banzhaf	Cuvillier	Horton	Pappert	Stoddard
Barnes	Dana	Jackson	Parker	Sullivan
Baumes	Duntz	Jones	Patrie	Sweet
Bell	Ebbets	Karutz	Pembleton	Tallett
Bennett	Edwards	Kennedy	Phillips	Talmage
Blauvelt	Entwistle	Keys	Pierce	Thompson
Brennan	Evans	Langhorst	Prime	Thorn
Brereton	Farrell	Lent	Rahl	Vert
Brong	Fitzgerald	Levy J	Robinson	Waring
Brooks	Fleck	Lincoln	Rozan	Waters
Brown	Frisbie	Macdonald	Ruddick	Weil
Bryant	Gage	MacGregor	Ruland	Wende
Bullion	Garvey	Machold	Schector	Wheeler
Bush	Gibeau	Madden	Schmitt	Whitney
Campbell	Gillett	Malone	Schwarz	Willmott
Caughlan	Goldberg	Mathewson	Seaker	Wilson
Cheney	Grace	McCue	Seeley	Winters
Chilton	Graubard	McDaniels	Shannon	Wood
Coffey	Greenberg	McElligott	Shepardson	Yale
Coleman	Gurnett	McGrath	Singleton	Yeomans
Colne	Hart	McKee	Slater	Young
Constantine	Hearn	McKeon	Slocum	Yule
Cook	Heiberger	Metz	Smith A E	Zorn
Crandell	Herrick			

Those who voted in the negative were:

Goldberg	Levy A J	Merrill	Nelson	Shlivek
Kopp				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the Assembly bill (No. 1744, Senate Reprint No. 1435, Int. No. 509) entitled "An act to amend the Greater New York charter, in relation to salaries of the members of the supervising and teaching staffs of the board of education," with a message that they have concurred in the passage of the same, with the following amendments:

Page 2, line 10, after the word "position" insert the words "in the elementary schools."

Page 2, line 19, strike out the brackets surrounding the word "male".

Mr. Colne moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Crawford	Hoff	Murray	Smith M
Allen	Cross	Hopkins	Nelson	Smith T K
Banzhaf	Cuvillier	Horton	Page	Stivers
Barnes	Dana	Jackson	Pappert	Stoddard
Baumes	Duntz	Jones	Parker	Sullivan
Bell	Ebbets	Karutz	Patrie	Sweet
Bennett	Edwards	Kennedy	Pembleton	Tallett
Blauvelt	Entwistle	Keys	Phillips	Talmage
Brennan	Evans	Kopp	Pierce	Thompson
Brereton	Farrell	Langhorst	Prime	Thorn
Brong	Fitzgerald	Lent	Rahl	Vert
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Ruddick	Weil
Bullion	Garvey	MacGregor	Ruland	Wende
Bush	Gibeau	Machold	Schector	Wheeler
Campbell	Gillett	Madden	Schmitt	Whitney
Caughlan	Goldberg	Malone	Schwarz	Willmott
Cheney	Grace	Mathewson	Seaker	Wilson
Chilton	Graubard	McCue	Seeley	Winters
Coffey	Greenberg	McDaniels	Shannon	Wood
Coleman	Gurnett	McElligott	Shepardson	Yale
Colné	Hart	McGrath	Shlivek	Yeomans
Constantine	Hearn	McKee	Singleton	Young
Cook	Heiberger	McKeon	Slater	Yule
Crandell	Herrick	Metz	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 652, Senate Reprint No. 1315, Int. No. 622) entitled "An act to provide for the relief of the city of Syracuse from crossings at grade of the streets, avenues and public grounds therein by railroads operated by steam," with a message that they have concurred in the passage of the same, with the following amendments:

Page 1, line 4, after the word "Commission" strike out the words "any three of whom".

Page 2, line 22, after the word "city" change period to comma, and insert thereafter the words "and no contract made by said

commissioners shall be valid unless authorized by an affirmative vote of at least three commissioners at a meeting."

Page 3, line 12, after the word "commissioner," strike out the words "the remaining commissioners," and insert the words "the justices of the Supreme Court resident within the county of Onondaga,".

Page 3, line 15, after the word "the" strike out the word "commissioner" and insert the words "said justice of the Supreme Court".

Mr. T. K. Smith moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Crawford	Hoff	Murray	Smith M
Allen	Cross	Hopkins	Nelson	Smith T K
Banzhaf	Cuvillier	Horton	Page	Stivers
Barnes	Dana	Jackson	Pappert	Stoddard
Baumes	Duntz	Jones	Parker	Sullivan
Bell	Ebbets	Karutz	Patrie	Sweet
Bennett	Edwards	Kennedy	Pembleton	Tallett
Blauvelt	Entwistle	Keys	Phillips	Talmage
Brennan	Evans	Kopp	Pierce	Thompson
Brereton	Farrell	Langhorst	Prime	Thorn
Brong	Fitzgerald	Lent	Rahl	Vert
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Ruddick	Weil
Bullion	Garvey	MacGregor	Ruland	Wende
Bush	Gibeau	Machold	Schector	Wheeler
Campbell	Gillett	Madden	Schmitt	Whitney
Caughlan	Goldberg	Malone	Schwarz	Willmott
Cheney	Grace	Mathewson	Seaker	Wilson
Chilton	Graubard	McCue	Seeley	Winters
Coffey	Greenberg	McDaniels	Shannon	Wood
Coleman	Gurnett	McElligott	Shepardson	Yale
Colné	Hart	McGrath	Singleton	Yeomans
Constantine	Hearn	McKee	Shlivek	Young
Cook	Heiberger	McKeon	Slater	Yule
Crandell	Herrick	Metz	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 766, Senate Reprint No. 1416, Int. No. 722) entitled "An act making an appropriation for the payment of the State's share of the expense of acquiring the bridge of the Stillwater and Schaghticoke Bridge Company crossing the Hudson river between the counties of Saratoga and Rensselaer," with a message that they have concurred in the passage of the same, with the following amendments:

On second line of title after the word "Stillwater" insert the words "and Schaghticoke".

Page 1, line 5, after the word "Stillwater" insert the words "and Schaghticoke".

Mr. Whitney moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Crawford	Hoff	Murray	Smith M
Allen	Cross	Hopkins	Nelson	Smith T K
Banzhaf	Cuvillier	Horton	Page	Stivers
Barnes	Dana	Jackson	Pappert	Stoddard
Baumes	Duntz	Jones	Parker	Sullivan
Bell	Ebbets	Karutz	Patrie	Sweet
Bennett	Edwards	Kennedy	Pembleton	Tallett
Blauvelt	Entwistle	Keys	Phillips	Talmage
Brennan	Evans	Kopp	Pierce	Thompson
Brereton	Farrell	Langhorst	Prime	Thorn
Brong	Fitzgerald	Lent	Rahl	Vert
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rosan	Waters
Bryant	Gage	Macdonald	Ruddick	Weil
Bullion	Garvey	MacGregor	Ruland	Wende
Bush	Gibeau	Machold	Schector	Wheeler
Campbell	Gillett	Madden	Schmitt	Whitney
Caughlan	Goldberg	Malone	Schwarz	Willmott
Cheney	Grace	Mathewson	Seaker	Wilson
Chilton	Graubard	McCue	Seeley	Winters
Coffey	Greenberg	McDaniels	Shannon	Wood
Coleman	Gurnett	McElligott	Shepardson	Yale
Colné	Hart	McGrath	Shlivek	Yeomans
Constantine	Hearn	McKee	Singleton	Young
Cook	Heiberger	McKeon	Slater	Yule
Crandell	Herick	Metz	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 1687, Senate Reprint No. 1417, Int. No. 391) entitled "An act to amend the Insurance Law, in relation to the term of office and the salary of the Superintendent of Insurance," with a message that they have concurred in the passage of the same, with the following amendments:

Amend title by striking out the words "in relation to the meaning of 'insurance' in such law, and also".

Page 2, line 22, strike out the word "seven" and insert in place thereof the word "ten".

Mr. Cross moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill have been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Crawford	Hoff	Murray	Smith M
Allen	Cross	Hopkins	Nelson	Smith T K
Banshaf	Cuvillier	Horton	Page	Stivers
Barnes	Dana	Jackson	Pappert	Stoddard
Baumes	Duntz	Jones	Parker	Sullivan
Bell	Ebbets	Karutz	Patrie	Sweet
Bennett	Edwards	Kennedy	Pembleton	Tallett
Blauvelt	Entwistle	Keys	Phillips	Talmage
Brennan	Evans	Kopp	Pierce	Thompson
Brereton	Farrell	Langhorst	Prime	Thorn
Brong	Fitzgerald	Lent	Rahl	Vert
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Ruddick	Weil
Bullion	Garvey	MacGregor	Ruland	Wende
Bush	Gibeau	Machold	Schector	Wheeler
Campbell	Gillett	Madden	Schmitt	Whitney
Caughlan	Goldberg	Malone	Schwarz	Willmott
Cheney	Grace	Mathewson	Seaker	Wilson
Chilton	Graubard	McCue	Seeley	Winters
Coffey	Greenberg	McDaniels	Shannon	Wood
Coleman	Gurnett	McElligott	Shepardson	Yale

Colné	Hart	McGrath	Shlivek	Yeomans
Constantine	Hearn	McKee	Singleton	Young
Cook	Heiberger	McKéon	Slater	Yule
Crandell	Herrick	Metz	Stocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

By unanimous consent, on motion of Mr. Baumes, the committee on rules was instructed to report Senate bill (No. 781, Rec. No. 146), entitled "An act to amend chapter two hundred and three of the Laws of nineteen hundred and seven, entitled 'An act to revise and amend the charter of the city of Newburgh, being chapter five hundred and forty-one of the Laws of eighteen hundred and sixty-five, and the several acts amendatory thereof and supplemental thereto,' in relation to the power of the city council to sell and convey real property belonging to the city."

On motion of Mr. Baumes, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Baumes, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Ruddick
Ahern	Crawford	Hoff	Murray	Smith A E
Allen	Cross	Hopkins	Nelson	Smith M
Banzhaf	Cuvillier	Horton	Page	Smith T K
Barnes	Dana	Jackson	Pappert	Stivers
Baumes	Duntz	Jones	Parker	Stoddard
Bell	Ebbets	Karutz	Patrie	Sullivan
Bennett	Edwards	Kennedy	Pembleton	Sweet
Blauvelt	Entwistle	Keys	Phillips	Tallett
Brennan	Evans	Kopp	Pierce	Talmage
Brereton	Farrell	Langhorst	Prime	Thompson
Brong	Fitzgerald	Lent	Rahl	Thorn
Brooks	Fleck	Levy J	Robinson	Vert
Brown	Frisbie	Lincoln	Roza	Waring

Bryant	Gage	Macdonald	Ruland	Weil
Bullion	Garvey	MacGregor	Schector	Wende
Bush	Gibeau	Machold	Schmitt	Wheeler
Campbell	Gillett	Madden	Schwarz	Whitney
Caughlan	Goldberg	Malone	Seaker	Willmott
Cheney	Grace	Mathewson	Seeley	Wilson
Chilton	Graubard	McCue	Shannon	Winters
Coffey	Greenberg	McDaniels	Shepardson	Wood
Coleman	Gurnett	McElligott	Shlivek	Yale
Colné	Hart	McGrath	Singleton	Yeomans
Constantine	Hearn	McKee	Slater	Young
Cook	Heiberger	McKeon	Slocum	Yule
Crandell	Herrick	Mets	Waters	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, on motion of Mr. Baumes, the committee on rules was instructed to report Senate bill (No. 782, Rec. No. 145), entitled "An act to amend chapter two hundred and three of the Laws of nineteen hundred and seven, entitled 'An act to revise and amend the charter of the city of Newburgh, being chapter five hundred and forty-one of the Laws of eighteen hundred and sixty-five, and the several acts amendatory thereof and supplemental thereto, in relation to the salary of the deputy city clerk.'"

On motion of Mr. Baumes, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Baumes, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Crawford	Hoff	Murray	Smith M
Allen	Cross	Hopkins	Nelson	Smith T K
Banzhaf	Cuvillier	Horton	Page	Stivers
Barnes	Dana	Jackson	Pappert	Stoddard
Baumes	Duntz	Jones	Parker	Sullivan

Bell	Ebbets	Karutz	Patrie	Sweet
Bennett	Edwards	Kennedy	Pembleton	Tallett
Blauvelt	Entwistle	Keys	Phillips	Talmage
Brennan	Evans	Kopp	Pierce	Thompson
Brereton	Farrell	Langhorst	Prime	Thorn
Brong	Fitzgerald	Lent	Rahl	Vert
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Ruddick	Weil
Bullion	Garvey	MacGregor	Ruland	Wende
Bush	Gibeau	Machold	Schector	Wheeler
Campbell	Gillett	Madden	Schmitt	Whitney
Caughlan	Goldberg	Malone	Schwarz	Willmott
Cheney	Grace	Mathewson	Seaker	Wilson
Chilton	Graubard	McCue	Seeley	Winters
Coffey	Greenberg	McDaniels	Shannon	Wood
Coleman	Gurnett	McElligott	Shepardson	Yale
Colné	Hart	McGrath	Shlivek	Yeomans
Constantine	Hearn	McKee	Singleton	Young
Cook	Heiberger	McKeon	Slater	Yule
Crandell	Herrick	Metz	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, on motion of Mr. Yale, the committee on rules was instructed to report Senate bill (No. 1513, Rec. No. 384), entitled "An act to provide for the representation of the State of New York, at the Panama-Pacific International Exposition at San Francisco, California, celebrating the opening and commercial use of the Panama canal, and making an appropriation therefor."

On motion of Mr. Yale, and by unanimous consent, said bill was read the second time and ordered to a third reading.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

To the Legislature:

It appearing to my satisfaction that the public interest requires it; Therefore, in accordance with the provisions of section 15 of article 3 of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Senate bill (Int. No. 1254, Printed No. 1513), entitled "An act to provide for the representation of the State of New York at the Panama-Pacific International Exposition at

San Francisco, California, celebrating the opening and commercial use of the Panama canal, and making an appropriation therefor."

Given under my hand and the Privy Seal of the State at the Capitol in the city of Albany this twenty-seventh day of March in the year of our Lord one thousand nine hundred and twelve.

JOHN A. DIX.

By the Governor:

JOHN A. MASON,

Secretary to the Governor.

Said bill was then read the third time.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, the necessity for the immediate passage of the same having been certified by the Governor, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Crawford	Hoff	Murray	Smith M
Allen	Cross	Hopkins	Nelson	Smith T K
Banshaf	Cuvillier	Horton	Page	Stivers
Barnes	Dana	Jackson	Pappert	Stoddard
Baumes	Duntz	Jones	Parker	Sullivan
Bell	Ebbets	Karutz	Patrie	Sweet
Bennett	Edwards	Kennedy	Pembleton	Tallett
Blauvelt	Entwistle	Keys	Phillips	Talmage
Brennan	Evans	Kopp	Pierce	Thompson
Brereton	Farrell	Langhorst	Prime	Thorn
Brong	Fitzgerald	Lent	Rahl	Vert
Brooks	Fleck	Levy J	Robinson	Waring
Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Ruddick	Weil
Bullion	Garvey	MacGregor	Ruland	Wende
Bush	Gibeau	Machold	Schector	Wheeler
Campbell	Gillett	Madden	Schmitt	Whitney
Caughlan	Goldberg	Malone	Schwarz	Willmott
Cheney	Grace	Mathewson	Seaker	Wilson
Chilton	Graubard	McCue	Seeley	Winters
Coffey	Greenberg	McDaniels	Shannon	Wood
Coleman	Gurnett	McElligott	Shepardson	Yale
Colné	Hart	McGrath	Shlivek	Yeomans
Constantine	Hearn	McKee	Singleton	Young
Cook	Heiberger	McKeon	Slater	Yule
Crandell	Herrick	Metz	Slocum	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Whitney offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a joint committee be appointed consisting of two members of the Senate to be appointed by the President of the Senate and three members of the Assembly to be appointed by the Speaker of the Assembly to visit and investigate the affairs and needs of all institutions receiving State aid with a view of determining their requirements and recommending and drafting suitable legislation thereon and preparing the preliminary drafts of the appropriation bill and other remedial legislation affecting the financial interests of the State; and be it further

Resolved, That such committee be and hereby is authorized and empowered to hold its sessions and pursue its inquiries in any part of the State, to employ a stenographer and clerk and such other assistants as may be necessary; and be it further

Resolved, That the actual and necessary expenses of said committee in carrying out the provisions of this resolution, not exceeding the sum of five thousand dollars (\$5,000), be paid from the fund appropriated for the contingent expenses of the Legislature upon the certificate of the chairman or vice-chairman of the committee.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Hinman	Milford	Smith A E
Ahern	Crawford	Hoff	Murray	Smith M
Allen	Cross	Hopkins	Nelson	Smith T K
Banshaf	Cuvillier	Horton	Page	Stivers
Barnes	Dana	Jackson	Pappert	Stoddard
Baumes	Duntz	Jones	Parker	Sullivan
Bell	Ebbets	Karutz	Patrie	Sweet
Bennett	Edwards	Kennedy	Pembleton	Tallett
Blauvelt	Entwistle	Keys	Phillips	Talmage
Brennan	Evans	Kopp	Pierce	Thompson
Brereton	Farrell	Langhorst	Prime	Thorn
Brong	Fitzgerald	Lent	Rahl	Vert
Brooks	Fleck	Levy J	Robinson	Waring

Brown	Frisbie	Lincoln	Rozan	Waters
Bryant	Gage	Macdonald	Ruddick	Weil
Bullion	Garvey	MacGregor	Ruland	Wende
Bush	Gibeau	Machold	Schector	Wheeler
Campbell	Gillett	Madden	Schmitt	Whitney
Caughlan	Goldberg	Malone	Schwars	Willmott
Cheney	Grace	Mathewson	Seaker	Wilson
Chilton	Graubard	McCue	Seeley	Winters
Coffey	Greenberg	McDaniels	Shannon	Wood
Coleman	Gurnett	McElligott	Shepardson	Yale
Colné	Hart	McGrath	Shlivek	Yeomans
Constantine	Hearn	McKee	Singleton	Young
Cook	Heiberger	McKeon	Slater	Yule
Crandell	Herrick	Mets	Slocum	Zorn

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Coffey offered for the consideration of the House a resolution, in the words following:

Resolved, That there be printed for the use of the Assembly 2,000 additional copies of Assembly bill (Int. No. 597, Printed No. 635), introduced by Mr. Coffey, entitled "An act in relation to the incorporation and government of cities of the third class, constituting chapter sixty-six of the Consolidated Laws."

which was referred to the committee on ways and means.

Mr. Merrill offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That five hundred sets of the Hepburn railroad investigation of 1870, in five volumes, be printed for distribution, at an expense not to exceed the sum of three thousand dollars.

which was referred to the committee on ways and means.

Mr. Schector offered for the consideration of the House a resolution, in the words following:

Resolved, That the Legislature of the State of New York commend the work of Colonel William M. Black, Corps of Engineers, United States Army, in having prosecuted and completed surveys, plans and specifications for an adequate and thorough improvement of the port of New York; and be it further

Resolved, That we earnestly request the Senators and Representatives from the State of New York to use every proper means to secure the authorization of the appropriations from the United States Government, required to carry Colonel Black's plans into effect; and be it further

Resolved, That a copy of these resolutions be sent to each Senator and Representative, to the Vice-President of the United

States, and to the Speaker of the House of Representatives, together with such explanatory matter as may be furnished the Clerk of the Assembly by the Citizens New York Harbor Improvement Committee.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. Kopp offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the mayor of the city of New York, requesting that he return to the Assembly a certified copy of Assembly bill (No. 886, Int. No. 402), entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' in relation to the salaries of process servers in the office of the district attorney of the county of New York," for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

A communication from the Governor was received and read, in the words following:

[STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, *March 26, 1912.*

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 1283, Int. No. 1129), entitled "An act to amend the Tax Law, in relation to sales for non-payment of taxes in Ulster county."

JOHN A. DIX.

The Senate returned the bill (No. 1602, Int. No. 1359) entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' in relation to supply and distribution of water," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Rochester.

Also, the bill (No. 1259, Int. No. 1110) entitled "An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' in relation to moneys to be raised by taxation in such city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of North Tonawanda.

Also, the bill (No. 1816, Int. No. 1045) entitled "An act to amend the Niagara Falls charter, in relation to costs recoverable in an action in the city court," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Niagara Falls.

Also, the bill (No. 409, Int. No. 397) entitled "An act to amend chapter one hundred and eighty-five of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Auburn,' in relation to jurors in the city courts of such city and their compensation," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Auburn.

Also, the bill (No. 1790, Int. No. 760) entitled "An act to amend chapter five hundred and ninety-three of the Laws of nineteen hundred and five, entitled 'An act to revise the charter of the city of Johnstown,' generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Johnstown.

Also, the bill (No. 1020, Int. No. 353) entitled "An act to amend chapter three hundred and thirty-six of the Laws of nineteen hundred and three, entitled 'An act to provide for the erection of a court house in the county of New York, and authorizing the acquisition of a site therefor,' in relation to the payment of the expenses of acquisition, construction and maintenance," with

a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1956, Int. No. 1584) entitled "An act to amend the Ithaca city charter, in relation to the powers of the board of education therein," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Ithaca.

Also, the bill (No. 1577, Int. No. 1355) entitled "An act to amend chapter five hundred and seventy-two of the Laws of nineteen hundred and two, entitled 'An act to revise and amend an act to incorporate the city of Middletown, and the acts amendatory thereof,' in relation to the power of the common council with respect to providing systems of street lighting," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Middletown.

Also, the bill (No. 1390, Int. No. 1216) entitled "An act to extend the time of the Cortland and Auburn Railroad Company to finish the construction of its railroad, and to expend thereon the amount required by law."

Also, the bill (No. 1467, Int. No. 1003) entitled "An act to amend chapter three hundred and sixty-nine of the Laws of eighteen hundred and ninety-five, entitled 'An act creating a commissioner of jurors for each county of the State having a certain population, and regulating and prescribing his duties; also providing in what manner jury lists shall be made up and jurors drawn and notified in the courts of record in such counties, and how they may be exempted or excused, and the length of service of such jurors,' in relation to the exemption of surgeon dentists," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

Also, the bill (No. 1807, Int. No. 1491) entitled "An act in relation to authorizing the city of Newburgh to complete the ex-

tension of South Water street and to close certain streets, and to sell and convey lands occupied by such streets," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Newburgh.

Also, the bill (No. 1629, Int. No. 1386) entitled "An act to amend the Greater New York charter, in relation to the pavement of streets and the payment of the cost thereof," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1300, Int. No. 174) entitled "An act to amend chapter one hundred and eighty-four of the Laws of nineteen hundred and eleven, entitled 'An act to revise the charter of the city of Watervliet,' relative to salaries of president of common council and aldermen," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Watervliet.

Also, the bill (No. 1521, Int. No. 1307) entitled "An act to provide for the purchase of a certain lot of land situate in the city of Kingston, county of Ulster, New York, lying on the north-westerly side of Hoffman street and adjoining the armory property, and making an appropriation therefor," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

Also, the bill (No. 1221, Int. No. 1078) entitled "An act authorizing the common council and mayor of the city of Buffalo to lease or grant a right to use to abutting owners on the north side of Sienkiewicz place in said city a strip of land of said street not to exceed six feet in width," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

Also, the bill (No. 1432, Int. No. 958) entitled "An act making

an appropriation to compensate the village of Newark for permitting the State Custodial Asylum for Feeble-minded Women to connect with and discharge its sewage into the sewer system of such village."

Also, the bill (No. 939, Int. No. 246) entitled "An act to amend the Code of Criminal Procedure, relative to admitting the defendant to bail."

Also, the bill (No. 935, Int. No. 4) entitled "An act to amend the Code of Criminal Procedure, in relation to admission to bail."

Also, the bill (No. 605, Int. No. 583) entitled "An act to amend the Tax Law, in relation to the payment of taxes by gas corporations."

Also, the bill (No. 439, Int. No. 427) entitled "An act to amend the Railroad Law, in relation to the construction of street surface railroads upon grounds occupied by public buildings or in public parks."

Also, the bill (No. 602, Int. No. 579) entitled "An act to amend the Highway Law, in relation to the purchase of lands to be acquired for right of way and other purposes, and payment therefor."

Also, the bill (No. 916, Int. No. 842) entitled "An act in relation to the investment of the permanent fund of Christ Church, Lockport."

Also, the bill (No. 198, Int. No. 196) entitled "An act to provide for certain improvements to Bashas kill, at the mouth of Pine kill, in the county of Orange, and making an appropriation therefor."

Also, the bill (No. 987, Int. No. 899) entitled "An act to amend the Liquor Tax Law, so as to provide for filing assignments or powers of attorney."

Also, the bill (No. 80, Int. No. 80) entitled "An act to provide a building at the New York Agricultural Experiment Station, and making an appropriation therefor."

Also, the bill (No. 1432, Int. No. 1318) entitled "An act to amend the Public Health Law, in relation to the election of permanent members of the Dental Society of the State of New York."

Also, the bill (No. 1518, Int. No. 1304) entitled "An act to amend the Town Law, in relation to town appropriations for Memorial Day."

Also, the bill (No. 1607, Int. No. 1364) entitled "An act to repeal chapter one hundred and fifty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act in relation to the election of county treasurer of Niagara county.'"

Also, the bill (No. 1719, Int. No. 1441) entitled "An act to amend chapter five hundred and eighteen of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend an act, entitled "An act to incorporate the village of White Plains,"' passed April third, eighteen hundred and sixty-six, in relation to the powers and duties of the village trustees, et cetera, and the acts amendatory thereof."

Also, the bill (No. 1718, Int. No. 1440) entitled "An act to authorize the board of trustees of the village of White Plains to refund certificates of indebtedness or assessment bonds issued or to be issued in anticipation of the collection of assessments for local improvements."

Also, the bill (No. 1185, Int. No. 1047) entitled "An act to amend the Village Law, in relation to supervision and extension of lighting system."

Also, the bill (No. 1698, Int. No. 1037) entitled "An act to amend the Tax Law, in relation to the appointment of transfer tax appraisers, stenographers and clerks."

Also, the bill (No. 1709, Int. No. 1431) entitled "An act in relation to the effect of the incorporation as a membership corporation of Congregation Makower of Poland."

Also, the bill (No. 1619, Int. No. 1376) entitled "An act to amend chapter two hundred and ninety-five of the Laws of eighteen hundred and thirty-four, entitled 'An act to incorporate the Troy Academy,' and to repeal chapter four, Laws of eighteen hundred and thirty-nine."

Also, the bill (No. 1732, Int. No. 1454) entitled "An act to amend the County Law, in relation to the designation of newspapers for publication of the Session Laws."

Also, the bill (No. 1633, Int. No. 1390) entitled "An act to amend the Tenement House Law, in relation to chimneys."

Also, the bill (No. 1575, Int. No. 1353) entitled "An act to provide for the dedication of the Saratoga battle monument, the

appointment of a commission, prescribing its powers and duties, and making an appropriation therefor."

Also, the bill (No. 1878, Int. No. 1526) entitled "An act to amend chapter two hundred and seventy-two of the Laws of eighteen hundred and thirty, entitled 'An act to incorporate the Canberbury Fire Company,' in relation to the erection of an engine house and the creation of a fire district."

Also, the bill (No. 1635, Int. No. 1392) entitled "An act to amend the Code of Civil Procedure, in relation to a destruction of useless records in the city court of the city of New York."

Also, the bill (No. 1884, Int. No. 1532) entitled "An act to amend chapter two hundred and twenty of the Laws of eighteen hundred and sixty-six, entitled 'An act to amend the charter of the village of Saratoga Springs, and the several acts amendatory thereof.'"

Also, the bill (No. 1922, Int. No. 1563) entitled "An act making an appropriation for the payment for the fiscal year beginning on the first day of October, nineteen hundred and twelve, of interest on the Palisades Interstate Park debt contracted under article seven, section four of the Constitution."

Also, the bill (No. 1925, Int. No. 1566) entitled "An act making an appropriation for the payment for the fiscal year beginning on the first day of October, nineteen hundred and twelve, of interest on the canal debt contracted or to be contracted under article seven, section four of the Constitution."

Also, the bill (No. 1923, Int. No. 1564) entitled "An act making an appropriation for the payment of interest on the debt for highway improvement contracted or to be contracted under article seven, section twelve of the Constitution, and as provided by law, for the fiscal year beginning on the first day of October, nineteen hundred and eleven."

Also, the bill (No. 1926, Int. No. 1567) entitled "An act making an appropriation for the payment of a portion of the principal of the canal debt."

Also, the bill (No. 1929, Int. No. 1570) entitled "An act making an appropriation for the payment of interest on the debt for barge canal terminals contracted or to be contracted under the provisions of article seven, section four of the Constitution."

Also, the bill (No. 1928, Int. No. 1569) entitled "An act making an appropriation for the payment of the principal and interest on the debt for the Saratoga Springs State Reservation contracted or to be contracted under chapter five hundred and sixty-nine of the Laws of nineteen hundred and nine, as amended by chapter three hundred and ninety-four of the Laws of nineteen hundred and eleven."

Also, the bill (No. 1927, Int. No. 1568) entitled "An act making an appropriation for the payment of interest on the debt for highway improvement contracted or to be contracted under article seven, section twelve of the Constitution, and as provided by law, for the fiscal year beginning on the first day of October, nineteen hundred and twelve."

Also, the bill (No. 1924, Int. No. 1565) entitled "An act making an appropriation for the payment for the fiscal year beginning on the first day of October, nineteen hundred and eleven, of interest on the canal debt contracted or to be contracted under article seven, section four of the Constitution."

Also, the bill (No. 1350, Int. No. 1180) entitled "An act making an appropriation for improvements and buildings on the State fair grounds at Syracuse."

Also, the bill (No. 1881, Int. No. 1529) entitled "An act to amend chapter eight hundred and fifty-two of the Laws of nineteen hundred and eleven, entitled 'An act to amend the Education Law, in relation to a State school of agriculture at Cobleskill, Schoharie county, and providing for the purchase of a site and the erection of buildings, and making an appropriation therefor,' in relation to the acquisition of a site therefor."

Also, the bill (No. 1691, Int. No. 1039) entitled "An act to amend the County Law, in relation to the disposition of the balance of former side-path funds."

Also, the bill (No. 1517, Int. No. 1303) entitled "An act to amend chapter three hundred and sixty-eight of the Laws of eighteen hundred and sixty-four, entitled 'An act to provide for the election of a special county judge in and for the county of Monroe,' in relation to compensation."

Also, the bill (No. 1857, Int. No. 1513) entitled "An act making an appropriation for the State Commission of Highways for

the maintenance and repairing of public highways improved or constructed by State aid."

Also, the bill (No. 1531, Int. No. 1317) entitled "An act to amend the County Law, in relation to expenses of district attorney, and bills for maintaining county buildings."

Also, the bill (No. 1771, Int. No. 1475) entitled "An act for the repair and reconstruction of the bridges on the Lake Champlain and Carthage road, over Twitchell creek, and the flow of water caused by the State dam at Stillwater on Beaver river, and making an appropriation therefor."

Also, the bill (No. 1169, Int. No. 1031) entitled "An act to amend chapter seventy-six of the Laws of eighteen hundred and ninety-eight, entitled 'An act relative to the abandoning of the Jubilee water system, and to provide for the distribution of its property, and the investment of the proceeds of such property,' relating to the use of such proceeds for the benefit of the inhabitants of the Parish tract."

Also, the bill (No. 1588, Int. No. 816) entitled "An act to amend the Insurance Law, in relation to agents' and brokers' certificates of authority."

Also, the bill (No. 1587, Int. No. 814) entitled "An act to amend the Insurance Law, relative to the regulation and supervision of rate-making associations."

Also, the bill (No. 696, Int. No. 658) entitled "An act to amend the Public Health Law, in relation to filing a certificate for the practice of veterinary medicine and surgery."

Also, the bill (No. 972, Int. No. 884) entitled "An act to extend the time of Champlain and Sanford Railroad Company to begin and finish the construction of its railroad."

Also, the bill (No. 1362, Int. No. 1192) entitled "An act to amend article eight of the Judiciary Law, by adding a new section thereto, to be known as section two hundred and eighty-eight, in relation to the record clerks of the court of general sessions of the peace in and for the county of New York."

Also, the bill (No. 1500, Int. No. 936) entitled "An act to amend the Banking Law, in relation to the general powers of banks."

Also, the bill (No. 1520, Int. No. 1306) entitled "An act to amend the Highway Law, in relation to the courses and descriptions of route three of the said highway system."

Also, the bill (No. 1820, Int. No. 161) entitled "An act to amend the Conservation Law, in relation to fish and game."

Also, the bill (No. 906, Int. No. 832) entitled "An act to amend the County Law, in relation to injuries to sheep by dogs," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the Senate bill (No. 619, Assembly Reprint No. 1674, Rec. No. 34) entitled "An act to amend the Forest, Fish and Game Law, in relation to the sale of certain game," with a message that they have concurred in the amendments of the Assembly made thereto.

Ordered, That the Clerk return said bill to the Senate.

The Senate returned the concurrent resolution recalling from the mayor of the city of New York, for the purpose of amendment, the certified copy of Assembly bill (No. 886, Int. No. 402), entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' in relation to the salaries of process servers in the office of the district attorney of the county of New York," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk transmit said resolution to the mayor of the city of New York.

A communication was received from Hon. James B. McEwan, mayor of the city of Albany, returning Assembly bill (No. 862, Int. No. 181), entitled "An act to amend section five of chapter four hundred and sixty-six of the Laws of nineteen hundred and four, entitled 'An act in relation to street improvements in the city of Albany,' with relation to the amount of bonds," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Young, the House adjourned.

FRIDAY, MARCH 29, 1912.

The House met pursuant to adjournment.

Prayer by Rev. Charles W. Leitzell.

On motion of Mr. Young, the reading of the journal of yesterday was dispensed with and the same was approved.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, March 27, 1912.

To the Legislature:

The appropriations of last year's administration amounted to \$43,074,192.58, the income for the year against which such appropriations were made, including the direct tax of six-tenths of a mill will be approximately \$44,000,000. The appropriations which it is necessary to make this year, including sinking fund requirements, are estimated at \$49,000,000, while the revenue from direct taxation and miscellaneous sources is estimated at but \$38,000,000.

The interest and sinking fund charges for the year ending September 30, 1911, amounted to \$2,907,942.06; for the year ending September 30, 1912, amounted to \$4,139,227.87; and for the year ending September 30, 1913, will be approximately \$6,660,000. This item of annual expenditure will rapidly increase with the additions to the State debt caused by the issuance of bonds for canal and highway purposes.

The resources of the State in the way of indirect taxation and miscellaneous receipts will not be sufficient to provide for the normal growth of the State's activities, and at the same time for the certain and rapid increase in interest and sinking fund charges.

With an estimated surplus at the end of the year of only \$4,800,000, and estimated income from sources other than direct taxation of \$38,000,000 an increase in the direct tax will be necessary to provide sufficient revenue for the year ending September 30, 1913. I have already certified the necessity of immediate passage of a bill which has been introduced to impose a direct tax of one mill (which will provide \$11,000,000) in explanation of which necessity the foregoing facts are submitted.

JOHN A. DIX.

Mr. Bennett gives notice that he requests that Assembly bill (No. 379, Int. No. 369), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section fourteen of article six of the Constitution in relation to the county courts," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Horton gives notice that he requests that Assembly bill (No. 1006, Int. No. 918), entitled "An act to amend the Judiciary Law, relative to stenographers furnishing copies to judges," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Jackson gives notice that he requests that Assembly bill (No. 1800, Int. No. 332), entitled "An act to amend the Labor Law, in relation to hours of labor of minors and women," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Duntz gives notice that he requests that Assembly bill (No. 1991, Int. No. 573), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section one of article two of the Constitution, in relation to the qualifications of voters," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. T. K. Smith gives notice that he requests that Assembly bill (No. 1804, Int. No. 890), entitled "An act to amend the Public Officers Law, in relation to official undertakings," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on third reading.

Mr. Crane gives notice that he requests that Assembly bill (No. 1939, Int. No. 1332), entitled "An act authorizing and empowering the board of commissioners of the sinking fund of the city of New York to set aside and assign to the department of docks

and ferries of said city certain real property in the ninth ward in the borough of Manhattan in said city," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Crane gives notice that he requests that Assembly bill (No. 1553, Int. No. 1331), entitled "An act to amend the Greater New York charter, in relation to the dedication of certain lands for market purposes," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Ebbets gives notice that he requests that Assembly bill (No. 128, Int. No. 128), entitled "An act to amend the Liquor Tax Law, in relation to the right to traffic in liquors within two hundred feet of a church or school house," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Cuvillier gives notice that he requests that Assembly bill (No. 1885, Int. No. 1533), entitled "An act to amend the Military Law, in relation to acquisition of sites for armories," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Gurnett gives notice that he requests that Assembly bill (No. 1478, Int. No. 1276), entitled "An act to amend the Education Law, in relation to the establishment, management and objects of a State school of agriculture at Cook Academy at Montour Falls in the county of Schuyler, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. M. Smith gives notice that he requests that Assembly bill (No. 267, Int. No. 267), entitled "An act to amend the Railroad Law, in relation to fire damage caused by railroad operations," a copy of which is hereto annexed, be made a special order, and

asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Page gives notice that he requests that Assembly bill (No. 1987, Int. No. 1593), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the removal of abandoned railroad embankments through condemnation proceedings," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Sanner (No. 1409, Rec. No. 431), entitled "An act to amend the Greater New York charter, in relation to coroners' officers, and subordinates provided for; salaries and compensation," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Saxe (No. 577, Rec. No. 227), entitled "An act to amend the Judiciary Law, in relation to the appointment and compensation of official referees by the Appellate Division of the Supreme Court in the first department," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Frisbie gives notice that he requests that Senate bill introduced by Mr. White (No. 1478, Rec. No. 438), entitled "An act to legalize the several acts, transactions and proceedings of the board of trustees of the village of Saint Johnsville, Montgomery county, State of New York, relating to the submission of a proposition to establish a municipal board consisting of five members with all the duties, powers and responsibilities of separate boards of water, light and sewer commissions, at an annual election held March nineteen, nineteen hundred and twelve," a copy of which is hereto annexed, be made a special order, and asks that his

request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Murray gives notice that he requests that Senate bill introduced by Mr. Wainwright (No. 1296, Rec. No. 415), entitled "An act to amend chapter seven hundred and eighteen of the Laws of nineteen hundred and four, entitled 'An act authorizing the selection of lands for the New York State Training School for Boys, and establishing the said school,' in relation to acquiring the interest of the State of New York in certain lands on Randall's island in exchange for certain lands in the city of New York," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. T. D. Sullivan (No. 715, Rec. No. 430), entitled "An act to amend the General Municipal Law and the State Finance Law, in relation to the awarding of contracts," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Phillips gives notice that he requests that Senate bill introduced by Mr. Wagner (No. 1284, Rec. No. 414), entitled "An act to amend the Labor Law, in relation to powers of the Commissioner of Labor and his assistants," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hinman gives notice that he requests that Senate bill introduced by Mr. Bayne (No. 1295, Rec. No. 398), entitled "An act to amend the Election Law, in relation to registration of voters," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hinman gives notice that he requests that Senate bill introduced by Mr. Bayne (No. 1374, Rec. No. 399), entitled

"An act to amend the Insanity Law, generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. MacGregor gives notice that he requests that Senate bill introduced by Mr. Burd (No. 260, Rec. No. 44), entitled "An act to amend the Highway Law by the addition of a new State route in the county of Erie," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Senate bill introduced by Mr. Ferris (No. 1208, Rec. No. 257), entitled "An act authorizing the preparation of an index of the Session Laws and statutes of the State of New York," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Foley (No. 1229, Rec. No. 387), entitled "An act to amend the Greater New York charter, by repealing section three hundred and forty-eight thereof," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Frawley (No. 921, Rec. No. 296), entitled "An act making an appropriation for improvements and buildings on the State fair grounds at Syracuse," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. McElligott gives notice that he requests that Senate bill introduced by Mr. Griffin (No. 37, Rec. No. 122), entitled "An act to amend the Stock Corporations Law, in relation to inspectors and their oath," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the

committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Yeomans gives notice that he requests that Senate bill introduced by Mr. Griffith (No. 1337, Rec. No. 423), entitled "An act to amend the Highway Law, in relation to a new State route in the counties of Wayne and Ontario," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Constantine gives notice that he requests that Senate bill introduced by Mr. Gittins (No. 1443, Rec. No. 403), entitled "An act to amend chapter one hundred and fifty-four of the Laws of nineteen hundred and eleven, entitled 'An act making an appropriation for highway improvement in expediting the building of certain State routes,' in relation to extension of time for completion," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Cheney gives notice that he requests that Senate bill introduced by Mr. Gittins (No. 131, Rec. No. 126), entitled "An act to amend the Education Law, relative to the establishment of scholarships for the aid of students in colleges," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Pembleton gives notice that he requests that the Senate bill introduced by Mr. Hinman (No. 622, Rec. No. 426), entitled "An act to amend the Insurance Law, in relation to the powers of casualty corporations," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Boylan gives notice that he requests that the Senate bill introduced by Mr. McManus (No. 1281, Rec. No. 399), entitled "An act providing for the relief of Louis Wendel," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Boylan gives notice that he requests that the Senate bill introduced by Mr. McManus (No. 1380, Rec. No. 427), entitled "An act to amend the Judiciary Law, in relation to certain papers that may be destroyed," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Boylan gives notice that he requests that the Senate bill introduced by Mr. McManus (No. 1236, Rec. No. 310), entitled "An act to provide for the hearing and determination of the claim of William J. Hart against the city of New York, and to authorize the audit and payment thereof," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Coffey gives notice that he requests that the Senate bill introduced by Mr. Murtaugh (No. 1137, Rec. No. 269), entitled "An act to amend the Prison Law, in relation to the absolute discharge of a paroled prisoner," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Wilson gives notice that he requests that the Senate bill introduced by Mr. O'Brien (No. 1429, Rec. No. 428), entitled "An act to amend chapter seven hundred and eighty-seven of the Laws of nineteen hundred and eleven, entitled 'An act to establish a commission to inquire into the prices, purity, production, distribution and consumption of food and food stuffs, farm and dairy produce in the State of New York, and to suggest legislation with respect thereto,' in relation to term of said commission, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Murray gives notice that he requests that the Senate bill introduced by Mr. Newcomb (No. 610, Rec. No. 60), entitled "An act to amend chapter four hundred and ten of the Laws of eighteen

hundred and ninety-three, entitled 'An act to incorporate the New York City Baptist Mission Society, and to authorize the transfer of property to it by the Southern New York Baptist Association and the American Baptist Home Mission Society,' a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that the Senate bill introduced by Mr. Ramsperger (No. 466, Assembly Reprint No. 1677, Rec. No. 35), entitled "An act making an appropriation to aid in the celebration of the one hundredth anniversary of the battle of Lake Erie, fought September tenth, eighteen hundred and thirteen, the erection of a memorial to Commodore Perry and his men, and other expenses in connection with such celebration, and relating to Perry's Victory Centennial Commission," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Goodman gives notice that he requests that the Senate bill introduced by Mr. T. D. Sullivan (No. 1202, Rec. No. 328), entitled "An act to amend the Poor Law, in relation to the duties of local poor officers," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that the Senate bill introduced by Mr. Stilwell (No. 884, Rec. No. 418), entitled "An act to amend section two hundred and twenty-one of the Code of Criminal Procedure, in relation to return of depositions," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Cross gives notice that he requests that the Senate bill introduced by Mr. T. D. Sullivan (No. 1418, Rec. No. 31), entitled "An act to amend the Insurance Law, relative to proceedings against and the liquidation of delinquent insurance corporations," a copy of which is hereto annexed, be made a special order, and

asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Fitzgerald gives notice that he requests that the Senate bill introduced by Mr. T. D. Sullivan (No. 1215, Rec. No. 201), entitled "An act to amend the General Business Law, in relation to private banking conducted by the agents of express companies and transatlantic steamship companies," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that the Senate bill introduced by Mr. Travis (No. 1344, Rec. No. 413), entitled "An act to prescribe the method by which and the terms and conditions under which shall be determined the amount of any debt incurred by the city of New York for a public improvement subsequent to the first day of January, nineteen hundred and ten, which may be excluded in ascertaining the power of the city to become otherwise indebted, pursuant to the provisions of section ten of article eight of the Constitution, and to confer jurisdiction on the Appellate Division of the Supreme Court in the first judicial department to determine the amount of any debt to be so excluded," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Speaker presented the annual report of the State Probation Commission, which was laid upon the table and ordered printed.

(See Assembly Document No. 19.)

Also, the annual report of the American Scenic and Historic Prevention Society, which was laid upon the table and ordered printed.

(See Assembly Document No. 59.)

The Senate sent for concurrence the following entitled bills:

"An act to amend the Judiciary Law, in relation to retirement of employees by the Appellate Division of the second department" (No. 1177, Rec. No. 436), which was read the first time and referred to the committee on the judiciary.

"An act to amend the General Business Law, in relation to the liability of hotel keepers" (No. 1178, Rec. No. 437), which was read the first time and referred to the committee on general laws.

"An act to legalize the several acts, transactions and proceedings of the board of trustees of the village of Saint Johnsville, Montgomery county, State of New York, relating to the submission of a proposition to establish a municipal board consisting of five members with all the duties, powers and responsibilities of separate boards, of water, light and sewer commissions, at an annual election held March nineteen, nineteen hundred and twelve" (No. 1478, Rec. No. 438), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Greater New York charter, in relation to the better prevention of fire" (No. 734, Rec. No. 439), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Labor Law, in relation to laundries" (No. 908, Rec. No. 440), which was read the first time and referred to the committee on labor and industries.

"An act to legalize and confirm the official act of Charles E. Hoadley, a notary public, in and for the county of New Haven, State of Connecticut, in taking and certifying the acknowledgments of Elmer H. Blanchord, Carrie A. Blanchord, his wife, and other persons of the execution by them of a quit claim deed of certain lands situate in the city of Buffalo, county of Erie and State of New York, and authorizing and directing the clerk of Erie county to record said deed" (No. 1110, Rec. No. 441), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Public Health Law, in relation to the general powers and duties of the local boards of health" (No. 83, Rec. No. 442), which was read the first time and referred to the committee on public health.

"An act to amend the Highway Law, in relation to the description of the route of a certain highway to be constructed or improved by the State" (No. 155, Rec. No. 443), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Code of Civil Procedure, in relation to publication of notice to creditors of a deceased person" (No. 708,

Rec. No. 444), which was read the first time and referred to the committee on codes.

"An act to amend section four of chapter six hundred and seventy of the Laws of eighteen hundred and seventy-three, as amended by chapter four hundred and seventy-eight of the Laws of eighteen hundred and ninety, entitled 'An act to provide for the sprinkling with water, oil or other substance, certain streets and avenues in the village and town of Saratoga Springs'" (No. 873, Rec. No. 445), which was read the first time and referred to the committee on affairs of villages.

"An act to amend chapter sixty-eight of the Laws of eighteen hundred and eighty, entitled 'An act to authorize the sale of lands in the town and village of Saratoga Springs, for unpaid State, county and municipal taxes, including water rates and special assessments, and the several acts amendatory thereof'" (No. 1420, Rec. No. 446), which was read the first time and referred to the committee on affairs of villages.

"An act to amend the Greater New York charter, in relation to establishing a division of real estate in the bureau of street openings" (No. 1426, Rec. No. 447), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter four hundred and eighty-one of the Laws of nineteen hundred and ten, being chapter forty-nine of the Consolidated Laws, known as the Railroad Law, by adding a section thereto prescribing the minimum number of employees to be employed in the operation of certain trains" (No. 343, Rec. No. 448), which was read the first time and referred to the committee on railroads.

"An act to amend the Tax Law, in relation to tax upon foreign bankers" (No. 468, Rec. No. 449), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Banking Law, in relation to deposit of banks and individual bankers with the Superintendent of Banks" (No. 1493, Rec. No. 450), which was read the first time and referred to the committee on banks.

"An act to amend the Banking Law, in relation to the issuance and sale of profit sharing savings bonds" (No. 1013, Rec. No.

451), which was read the first time and referred to the committee on banks.

"An act to amend the Code of Civil Procedure, in relation to jurisdiction of the Board of Claims" (No. 673, Rec. No. 452), which was read the first time and referred to the committee on codes.

"An act to amend the Tax Law, in relation to the appointment of transfer tax appraisers, stengoraphers and clerks" (No. 716, Rec. No. 453), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Insurance Law, relative to the merger or consolidation of certain corporations" (No. 1127, Rec. No. 454), which was read the first time and referred to the committee on insurance.

"An act to amend the Labor Law, relative to the use of compressed air in caissons, tunnels, and other works, and laborers employed" (No. 1390, Rec. No. 455), which was read the first time and referred to the committee on labor and industries.

"An act making an appropriation for the payment of claims for damages for deaths and personal injuries arising from the accident at the automobile races on the State fair grounds at Syracuse" (No. 1433, Rec. No. 456), which was read the first time and referred to the committee on ways and means.

"An act to amend the Legislative Law, in relation to compensation for appearances in legislative matters" (No. 1449, Rec. No. 457), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Village Law, in relation to bonds or other obligations" (No. 1444, Rec. No. 458), which was read the first time and referred to the committee on affairs of villages.

"An act to amend the Railroad Law, in relation to the establishment of stations and the stopping of trains thereat" (No. 1198, Rec. No. 459), which was read the first time and referred to the committee on railroads.

"An act to amend the Penal Law, in relation to the issuance and sale of profit sharing savings bonds by mortgage, loan and investment corporations, realty companies, firms and individuals" (No. 1012, Rec. No. 460), which was read the first time and referred to the committee on codes.

"An act providing for the cancellation of assessments levied and charged against lands and the owners of the same for certain public improvements in cities, boroughs, towns or villages of the State where such public improvements have been practically abandoned" (No. 1403, Rec. No. 461), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Town Law, in relation to compensation of assessors and overseers of the poor" (No. 1367, Rec. No. 462), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Railroad Law, in relation to the establishment of a new State route in the county of Herkimer" (No. 1458, Rec. No. 463), which was read the first time and referred to the committee on internal affairs.

"An act to authorize the establishment of a municipal commission in the village of Ilion, and prescribing its powers and duties" (No. 1301, Rec. No. 464), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Code of Civil Procedure, in relation to the affidavit of sale in proceedings to foreclose a mortgage by advertisement" (No. 688, Rec. No. 465), which was read the first time and referred to the committee on codes.

"An act to amend the Code of Civil Procedure, in relation to ante mortem examination of a person intending to make a will" (No. 687, Rec. No. 466), which was read the first time and referred to the committee on codes.

"An act to amend the Judiciary Law, in relation to salaries of attendants of the Supreme Court in Suffolk and Nassau counties" (No. 1345, Rec. No. 467), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Greater New York charter, in regard to the appointment of police matrons for duty in places of amusement" (No. 298, Rec. No. 468), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Civil Service Law, in relation to the rating of members of the police or fire department of a city upon competitive examinations for promotion" (No. 1237, Rec. No. 469), which was read the first time and referred to the committee on the judiciary.

"An act making an appropriation for highway improvement purposes" (No. 1442, Rec. No. 470), which was read the first time and referred to the committee on ways and means.

"An act to amend the Highway Law, in relation to creating a new State route in the counties of Steuben and Allegany" (No. 1446, Rec. No. 471), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Greater New York charter, in relation to the dedication of certain lands for market purposes" (No. 1194, Rec. No. 472), which was read the first time and referred to the committee on affairs of cities.

"An act authorizing and empowering the board of commissioners of the sinking fund of the city of New York to set aside and assign to the department of docks and ferries of said city certain real property in the ninth ward of the borough of Manhattan in said city" (No. 1369, Rec. No. 473), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Lien Law, in relation to the filing of chattel mortgages, securing advances of not less than fifty thousand dollars made by a bank, trust company or individual banker" (No. 1248, Rec. No. 474), which was read the first time and referred to the committee on general laws.

"An act to establish a State school of agriculture in the county of Sullivan, and making an appropriation therefor" (No. 1093, Rec. No. 475), which was read the first time and referred to the committee on ways and means.

"An act to provide for the acquisition of lands for a game farm in the county of Sullivan, and making an appropriation therefor" (No. 1096, Rec. No. 476), which was read the first time and referred to the committee on ways and means.

"An act to amend the Highway Law, in relation to the construction of county highways by towns" (No. 1097, Rec. No. 477), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Code of Criminal Procedure; in relation to allowances to counsel assigned to indigent defendant" (No. 1107, Rec. No. 478), which was read the first time and referred to the committee on codes.

"An act to provide for the permanent improvement of a portion of Broadway, a street in the city of Newburgh, and to empower the city council to regulate the use of such street" (No. 928, Rec. No. 479), which was read the first time and referred to the committee on affairs of cities.

"An act to allow the common council of the city of Middletown to determine whether it shall pay the city treasury a portion of the expense of a paved street in said city" (No. 981, Rec. No. 480), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Railroad Law, in relation to fire damage caused by railroad operations" (No. 1201, Rec. No. 481), which was read the first time and referred to the committee on railroads.

"An act authorizing the city of Albany to improve its river front" (No. 60, Rec. No. 482), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Public Health Law, in relation to cadavers" (No. 823, Rec. No. 483), which was read the first time and referred to the committee on public health.

"An act to amend the Penal Law, in relation to rate to be charged for telephone service in hotels" (No. 1079, Rec. No. 484), which was read the first time and referred to the committee on codes.

"An act to amend the Insurance Law, relative to the purposes for which fidelity and surety companies may be incorporated" (No. 1174, Rec. No. 485), which was read the first time and referred to the committee on insurance.

"An act to amend the General Business Law, in relation to bonds heretofore filed with the State Comptroller by ticket agents under article ten thereof" (No. 1428, Rec. No. 486), which was read the first time and referred to the committee on general laws.

"An act to amend the County Law, in relation to compensation of certain officers" (No. 1423, Rec. No. 487), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Code of Civil Procedure, in relation to the burden of proof of contributory negligence in an action to recover damages for personal injuries or causing death" (No.

707, Rec. No. 488), which was read the first time and referred to the committee on codes.

"An act to amend the Town Law, in relation to construction of portions of sewer district or extensions" (No. 939, Rec. No. 489), which was read the first time and referred to the committee on internal affairs.

"An act to provide for the distribution of the percentage or tax on receipts of foreign fire insurance companies doing business in the city of Yonkers" (No. 1375, Rec. No. 490), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the General Business Law, in relation to the operation of the cinemagograph or any other apparatus for projecting moving pictures" (No. 853, Rec. No. 491), which was read the first time and referred to the committee on general laws.

"An act to authorize the appointment of a commission to consider and report upon the desirability of regulating the height and size of buildings in the city of New York" (No. 1368, Rec. No. 492), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Labor Law, in relation to the employment of minors" (No. 1287, Rec. No. 493), which was read the first time and referred to the committee on labor and industries.

"An act to amend the General City Law, in relation to plumbers" (No. 1247, Rec. No. 494), which was read the first time and referred to the committee on general laws.

"An act to amend the Highway Law, in relation to a new State highway in the county of Schoharie" (No. 1453, Rec. No. 495), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Inferior Courts Act of the city of New York, in relation to examination of children to determine their mental and physical condition" (No. 1487, Rec. No. 496), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Public Service Commissions Law, in relation to reorganization of companies under the jurisdiction of the Public Service Commission" (No. 1484, Rec. No. 497), which was read the first time and referred to the committee on railroads.

"An act to amend the State Printing Law, in relation to the number of extra copies of certain reports to be printed as legislative documents" (No. 1279, Rec. No. 498), which was read the first time and referred to the committee on public printing.

"An act to provide ways and means for the support of government" (No. 1506, Rec. No. 499), which was read the first time and referred to the committee on ways and means.

"An act to amend the Highway Law, in relation to State and county highways in cities of the second and third classes, and in relation to the expense of county highways in cities of the second and third classes" (No. 1477, Rec. No. 500), which was read the first time and referred to the committee on internal affairs.

By unanimous consent, the following bills were introduced:

Mr. Merrill introduced a bill entitled "An act to amend section seventy-four of the Greater New York charter, with respect to the powers of the board of aldermen and the board of estimate and apportionment" (Int. No. 1603), which was read the first time and referred to the committee on affairs of cities.

Also, "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' in relation to the construction of what is known as the Triborough Rapid Transit Railroad in the city of New York" (Int. No. 1604), which was read the first time and referred to the committee on railroads.

Mr. Stivers introduced a bill entitled "An act to amend chapter five hundred and seventy-two of the Laws of nineteen hundred and two, entitled 'An act to revise and amend an act to incorporate the city of Middletown, and the acts amendatory thereof,' in relation to the duties of the corporation counsel" (Int. No. 1605), which was read the first time and referred to the committee on affairs of cities.

Mr. Young moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Adler	Crane	Heyman	Murray	Smith A E
Ahern	Crawford	Hinman	Nelson	Smith M
Allen	Cross	Hoff	Page	Smith T K

Banzhaf	Cuvillier	Hopkins	Pappert	Stivers
Barnes	Dana	Horton	Parker	Stoddard
Baumes	Dunts	Jackson	Patrie	Sullivan
Bell	Ebbets	Jones	Pembleton	Sweet
Bennett	Edwards	Karutz	Phillips	Tallett
Blauvelt	Entwistle	Kennedy	Pierce	Talmage
Boylan	Evans	Keys	Prime	Thompson
Brennan	Farrell	Kopp	Rahl	Thorn
Brereton	Fitzgerald	Langhorst	Richardson	Vert
Brong	Fleck	Lent	Robinson	Walker
Brooks	Frisbie	Levy J	Rozan	Waring
Brown	Gage	Macdonald	Ruddick	Waters
Bryant	Garvey	MacGregor	Ruland	Wende
Bullion	Gibeau	Machold	Schector	Wheeler
Bush	Gillen	Madden	Schifferdecker	Whitrey
Campbell	Gillett	Malone	Schmitt	Willmott
Caughlan	Goldberg	Mathewson	Schwarz	Wilson
Chanler	Goodman	McCue	Seaker	Winters
Cheney	Grace	McDaniels	Seeley	Wood
Chilton	Graubard	McElligott	Shannon	Yale
Coffey	Greenberg	McGrath	Shepardson	Yecmans
Coleman	Gurnett	McKee	Shlivek	Young
Colné	Hart	McKeon	Singleton	Yule
Constantine	Hearn	Merrill	Slater	Zorn
Cook	Heiberger	Metz	Slocum	Speaker
Crandell	Herrick	Milford		

Mr. Young moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Speaker, from the committee on rules, to which was referred the resolution relative to a joint committee to investigate employment agencies, reported in favor of the adoption of the following resolution:

Resolved (if the Senate concur), That a joint committee of the Legislature consisting of two members of the Senate, to be appointed by the President of the Senate, and three members of the Assembly, to be appointed by the Speaker of the Assembly, is hereby constituted a committee for the purpose of investigating and considering all matters pertaining to the subject of employment, employment agencies and the workings of the General Business Law relating to employment agencies, and to report its conclusions to the next annual session of the Legislature and recommend such proposed legislation in relation thereto as in the judgment of the committee will best conserve the interests of the people of the State; and be it further

Resolved, That the committee be authorized to sit during the recess of the Legislature outside of the city of Albany; that it be authorized and empowered to subpoena and compel the attendance of witnesses, including public officers and employees, and the pro-

duction of books and papers, including public records and documents; to administer oaths, take proof and testimony, employ counsel and expert witnesses and examiners, stenographers and other necessary assistants; and have all the powers usual or incident to legislative committees including the adoption of rules for the conduct of its proceedings; and be it further

Resolved, That the actual and necessary expenses of the committee in carrying out the provisions of this resolution, not exceeding the sum of five thousand dollars (\$5,000), be paid from the moneys appropriated for the contingent expenses of the Legislature by the Treasurer on the warrant of the Comptroller to the order of the chairman of the committee, and that the committee may also receive and expend moneys voluntarily contributed to it for such purposes.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Roan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chandler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Speaker, from the committee on rules, to which were referred Assembly bill introduced by Mr. Bennett (No. 379, Int. No. 369), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section fourteen of article six of the Constitution, in relation to the county courts."

Also, Assembly bill introduced by Mr. Horton (No. 1006, Int. No. 918), entitled "An act to amend the Judiciary Law, relative to stenographers furnishing copies of proceedings to judge."

Also, Assembly bill introduced by Mr. Jackson (No. 1800, Int. No. 332), entitled "An act to amend the Labor Law, in relation to hours of minors and women."

Also, Assembly bill introduced by Mr. Murray (No. 1991, Int. No. 573), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section one of article two of the Constitution, in relation to the qualifications of voters."

Also, Assembly bill introduced by Mr. T. K. Smith (No. 1804, Int. No. 890), entitled "An act to amend the Public Officers Law, in relation to official undertakings," reported in favor of the passage of the same without amendment, and that the same be made special orders on third reading immediately, which report was agreed to, and said bills ordered made special orders on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Crane (No. 1939, Int. No. 1332), entitled "An act authorizing and empowering the board of commissioners of the sinking fund of the city of New York to set aside and assign to the department of docks and ferries of said city certain real property in the ninth ward in the borough of Manhattan in said city."

Also, Assembly bill introduced by Mr. Crane (No. 1553, Int. No. 1331), entitled "An act to amend the Greater New York charter, in relation to the dedication of certain lands for market purposes."

Also, Assembly bill introduced by Mr. Ebbets (No. 128, Int. No. 128), entitled "An act to amend the Liquor Tax Law, in relation to the right to traffic in liquors within two hundred feet of a church or schoolhouse."

Also, Assembly bill introduced by Mr. Cuvillier (No. 1885, Int. No. 1533), entitled "An act to amend the Military Law, in relation to acquisition of sites for armories."

Also, Assembly bill introduced by Mr. Gurnett (No. 1478, Int. No. 1276), entitled "An act to amend the Education Law, in relation to the establishment, management and objects of a State school of agriculture at Cook Academy at Montour Falls in the county of Schuyler, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Page (No. 1987, Int. No. 1593), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the removal of abandoned railroad embankments through condemnation proceedings."

Also, Assembly bill introduced by Mr. M. Smith (No. 267, Int. No. 267), entitled "An act to amend the Railroad Law, in relation to fire damage caused by railroad operations," reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred Senate bill introduced by Mr. Sanner (No. 1409, Rec. No. 431), entitled "An act to amend the Greater New York charter, in relation to coroners' officers, and subordinates provided for; salaries and compensation."

Also, Senate bill introduced by Mr. Saxe (No. 577, Rec. No. 227), entitled "An act to amend the Judiciary Law, in relation to the appointment and compensation of official referees by the Appellate Division of the Supreme Court in the first department."

Also, Senate bill introduced by Mr. White (No. 1478, Rec. No. 438), entitled "An act to legalize the several acts, transactions and proceedings of the board of trustees of the village of Saint Johnsville, Montgomery county, State of New York, relating to the submission of a proposition to establish a municipal board consisting of five members with all the duties, powers and responsi-

bilities of separate boards of water, light and sewer commissions, at an annual election held March nineteen, nineteen hundred and twelve."

Also, Senate bill introduced by Mr. Wainwright (No. 1296, Rec. No. 415), entitled "An act to amend chapter seven hundred and eighteen of the Laws of nineteen hundred and four, entitled 'An act authorizing the selection of lands for the New York State Training School for Boys, and establishing the said school,' in relation to acquiring the interest of the State of New York in certain lands on Randall's island in exchange for certain lands in the city of New York."

Also, Senate bill introduced by Mr. T. D. Sullivan (No. 715, Rec. No. 430), entitled "An act to amend the General Municipal Law and the State Finance Law, in relation to the awarding of contracts."

Also, Senate bill introduced by Mr. Wagner (No. 1284, Rec. No. 414), entitled "An act to amend the Labor Law, in relation to powers of the Commissioner of Labor and his assistants."

Also, Senate bill introduced by Mr. Bayne (No. 1295, Rec. No. 398), entitled "An act to amend the Election Law, in relation to registration of voters."

Also, Senate bill introduced by Mr. Bayne (No. 1374, Rec. No. 399), entitled "An act to amend the Insanity Law, generally."

Also, Senate bill introduced by Mr. Burd (No. 260, Rec. No. 44), entitled "An act to amend the Highway Law by the addition of a new State route in the county of Erie."

Also, Senate bill introduced by Mr. Ferris (No. 1208, Rec. No. 257), entitled "An act authorizing the preparation of an index of the Sessions Laws and statutes of the State of New York."

Also, Senate bill introduced by Mr. Foley (No. 1229, Rec. No. 387), entitled "An act to amend the Greater New York charter, by repealing section three hundred and forty-eight thereof."

Also, Senate bill introduced by Mr. Frawley (No. 921, Rec. No. 296), entitled "An act making an appropriation for improvements and buildings on the State fair grounds at Syracuse."

Also, Senate bill introduced by Mr. Griffin (No. 37, Rec. No. 122), entitled "An act to amend the Code of Civil Procedure, in relation to determining the jurisdiction of the Court of Appeals upon an appeal from an order."

Also, Senate bill introduced by Mr. Griffith (No. 1337, Rec. No. 423), entitled "An act to amend the Highway Law, in relation to a new State route in the counties of Wayne and Ontario."

Also, Senate bill introduced by Mr. Gittins (No. 1443, Rec. No. 403), entitled "An act to amend chapter one hundred and fifty-four of the Laws of nineteen hundred and eleven, entitled 'An act making an appropriation for highway improvement in expediting the building of certain State routes,' in relation to extension of time for completion."

Also, Senate bill introduced by Mr. Gittins (No. 131, Rec. No. 126), entitled "An act to amend the Education Law, relative to the establishment of scholarships for the aid of students in colleges."

Also, Senate bill introduced by Mr. Hinman (No. 622, Rec. No. 426), entitled "An act to amend the Insurance Law, in relation to the powers of casualty corporations."

Also, Senate bill introduced by Mr. McManus (No. 1281, Rec. No. 399), entitled "An act providing for the relief of Louis Wendel."

Also, Senate bill introduced by Mr. McManus (No. 1380, Rec. No. 427), entitled "An act to amend the Judiciary Law, in relation to certain papers that may be destroyed."

Also, Senate bill introduced by Mr. McManus (No. 1236, Rec. No. 310), entitled "An act to provide for the hearing and determination of the claim of William J. Hart against the city of New York, and to authorize the audit and payment thereof."

Also, Senate bill introduced by Mr. Murtaugh (No. 1137, Rec. No. 269), entitled "An act to amend the Prison Law, in relation to the absolute discharge of a paroled prisoner."

Also, Senate bill introduced by Mr. O'Brien (No. 1429, Rec. No. 428), entitled "An act to amend chapter seven hundred and eighty-seven of the Laws of nineteen hundred and eleven, entitled 'An act to establish a commission to inquire into the prices,

purity, production, distribution and consumption of food and food stuffs, farm and dairy produce in the State of New York, and to suggest legislation with respect thereto,' in relation to term of said commission, and making an appropriation therefor."

Also, Senate bill introduced by Mr. Newcomb (No. 610, Rec. No. 60), entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and ninety-three, entitled 'An act to incorporate the New York City Baptist Mission Society, and to authorize the transfer of property to it by the Southern New York Baptist Association and the American Baptist Home Mission Society.'"

Also, Senate bill introduced by Mr. Ramsperger (No. 466, Assembly Reprint No. 1677, Rec. No. 35), entitled "An act making an appropriation to aid in the celebration of the one hundredth anniversary of the battle of Lake Erie, fought September tenth, eighteen hundred and thirteen, the erection of a memorial to Commodore Perry and his men, and other expenses in connection with such celebration, and relating to Perry's Victory Centennial Commission."

Also, Senate bill introduced by Mr. T. D. Sullivan (No. 1202, Rec. No. 328), entitled "An act to amend the Poor Law, in relation to the duties of local poor officers."

Also, Senate bill introduced by Mr. Stilwell (No. 884, Rec. No. 418), entitled "An act to amend section two hundred and twenty-one of the Code of Criminal Procedure, in relation to return of depositions."

Also, Senate bill introduced by Mr. T. D. Sullivan (No. 1418, Rec. No. 371), entitled "An act to amend the Insurance Law, relative to proceedings against and the liquidation of delinquent insurance corporations."

Also, Senate bill introduced by Mr. T. D. Sullivan (No. 1215, Rec. No. 201), entitled "An act to amend the General Business Law, in relation to private banking conducted by the agents of express companies and transatlantic steamship companies."

Also, Senate bill introduced by Mr. Travis (No. 1344, Rec. No. 413), entitled "An act to prescribe the method by which and the terms and conditions under which shall be determined the amount

of any debt incurred by the city of New York for a public improvement subsequent to the first day of January, nineteen hundred and ten, which may be excluded in ascertaining the power of the city to become otherwise indebted, pursuant to the provisions of section ten of article eight of the Constitution, and to confer jurisdiction on the Appellate Division of the Supreme Court in the first judicial department to determine the amount of any debt to be so excluded," reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Whitney, from the committee of conference, presented the following report:

To the Legislature:

The undersigned, appointed by the Senate and Assembly as a committee of conference relative to the matters of difference arising between the two Houses upon the Assembly bill (No. 934, Senate Reprint No. 1276, Reprint No. 2007, Int. No. 213), entitled "An act making appropriations for the support of government," report that they have duly conferred upon said matters and agreed to recommend the passage of the following substitute bill:

(See Appendix No. 19.)

which report was agreed to.

JAMES J. FRAWLEY,
VICTOR M. ALLEN,
THOMAS H. CULLEN,

Committee on the part of the Senate.

GEORGE H. WHITNEY,
FRANK L. YOUNG,
JOHN R. YALE,
ALFRED E. SMITH,
DANIEL D. FRISBIE,

Committee on the part of the Assembly.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it; Therefore, in accordance with the provisions of section 15 of article 3 of the Constitution and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Assembly bill (Printed No. 937, Senate Reprint No. 1276), entitled "An act making appropriations for the support of government," as amended.

Given under my hand and the Privy Seal of the State at the Capitol in the city of Albany this twenty-ninth day of March in the year of our Lord, one thousand nine hundred and twelve.

JOHN A. DIX.

By the Governor:

JOHN A. MASON,

Secretary to the Governor.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, the necessity for the immediate passage of the same having been certified by the Governor, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Bunzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende

Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk deliver said bill to the Senate, with a message that the Assembly has agreed to the report of the committee of conference thereon and request their concurrence therein.

The Clerk reported the following bills as correctly printed or engrossed:

"An act to amend the Greater New York charter, in relation to assessment bonds and provisions governing the issue of same." (No. 1998, Rec. No. 133.)

"An act to amend the Greater New York charter, in relation to payment to contractors by comptroller." (No. 1999, Rec. No. 131.)

"An act to amend the Greater New York charter, in relation to advertising proposals and deposits accompanying bids." (No. 1997, Rec. No. 242.)

"An act to amend the Public Officers Law, in relation to official undertakings." (No. 1804, Int. No. 890.)

Mr. Speaker announced the special order, being the bill (No. 232, Rec. No. 306), entitled "An act to amend the Civil Service Law, with respect to the power of removal."

On motion of Mr. Edwards, said bill was recommitted to the committee on rules.

By unanimous consent, Mr. Hinman offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on rules be discharged from the further consideration of the Senate bill (No. 872, Rec. No. 382), entitled "An act to amend the Stock Corporations Law, in relation to corporations having shares of capital stock without nominal or par value."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

AYES 139

NOES 3

Those who voted in the affirmative were:

Adler	Crane	Herrick	Metz	Slocum
Ahern	Crawford	Heyman	Milford	Smith A E
Allen	Cross	Hinman	Nelson	Smith M
Banzhaf	Cuvillier	Hoff	Page	Smith T K
Barnes	Dana	Hopkins	Pappert	Stivers
Baumes	Duntz	Horton	Parker	Sullivan
Bell	Ebbets	Jackson	Patrie	Sweet
Bennett	Edwards	Jones	Pembleton	Tallett
Blauvelt	Entwistle	Karutz	Phillips	Talmage
Boylan	Evans	Kennedy	Pierce	Thompson
Brennan	Farrell	Keys	Prime	Thorn
Brereton	Fitzgerald	Kopp	Rahl	Vert
Brong	Frisbie	Langhorst	Richardson	Waring
Brooks	Gage	Lent	Robinson	Waters
Brown	Garvey	Levy J	Rozan	Weil
Bryant	Gibbeau	Lincoln	Ruddick	Wende
Bush	Gillen	Macdonald	Ruland	Wheeler
Campbell	Gillett	MacGregor	Schechter	Whitney
Caughlan	Goldberg	Machold	Schifferdecker	Willmott
Chanler	Goodman	Madden	Schmitt	Wilson
Cheney	Grace	Malone	Schwarz	Winters
Chilton	Graubard	Mathewson	Seaker	Wood
Coffey	Greenberg	McCue	Seeley	Yale
Coleman	Gurnett	McDaniels	Shannon	Yeomans
Colné	Hackett	McElligott	Shepardson	Young
Constantine	Hart	McGrath	Shlivek	Yule
Cook	Hearn	McKee	Singleton	Zorn
Crandell	Heiberger	McKeon	Slater	

Those who voted in the negative were:

Fleck	Murray	Stoddard
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On motion of Mr. Hinman, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Hinman, and by unanimous consent, said bill was read the third time, having been printed and upon the desk of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 3

Those who voted in the affirmative were:

Adler	Crane	Heiberger	McKeon	Smith A E
Ahern	Crawford	Herrick	Metz	Smith M
Allen	Cross	Heyman	Milford	Smith T K
Banzhaf	Cuvillier	Hinman	Nelson	Stivers
Barnes	Dana	Hoff	Page	Stoddard
Baumes	Duntz	Hopkins	Pappert	Sullivan
Bell	Ebbets	Horton	Parker	Sweet
Bennett	Edwards	Jackson	Patrie	Tallett
Blauvelt	Entwistle	Jones	Pembleton	Talmage
Boylan	Evans	Karutz	Phillips	Thompson
Brennan	Farrell	Kennedy	Pierce	Thorn
Brereton	Fitzgerald	Keys	Prime	Vert
Brong	Fleck	Kopp	Rahl	Waring
Brooks	Frisbie	Langhorst	Richardson	Waters
Brown	Gage	Lent	Robinson	Weil
Bryant	Garvey	Levy J	Rozan	Wende
Bush	Gibeau	Lincoln	Ruddick	Wheeler
Campbell	Gillen	Macdonald	Ruland	Whitney
Caughlan	Gillett	MacGregor	Schector	Willmott
Chanler	Goldberg	Machold	Schmitt	Wilson
Cheney	Goodman	Madden	Seaker	Winters
Chilton	Grace	Malone	Seeley	Wood
Coffey	Graubard	Mathewson	Shannon	Yale
Coleman	Greenberg	McCue	Shepardson	Yeomans
Colné	Gurnett	McDaniels	Shlivek	Young
Constantine	Hackett	McElligott	Singleton	Yule
Cook	Hart	McGrath	Slater	Zorn
Crandell	Hearn	McKee	Slocum	

Those who voted in the negative were:

Murray Schifferdecker Schwarz

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1840, Int. No. 875), entitled "An act to amend the Stock Corporation Law, in relation to corporations having shares of capital stock without nominal or par value."

On motion of Mr. Hinman, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1309, Int. No. 651), entitled "An act to amend the Public Health Law, in relation to laundries."

On motion of Mr. Edwards, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the bill (No. 379, Int. No. 369), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section fourteen of article six of the Constitution, in relation to the county courts."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Millford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1006, Int. No. 918), entitled "An act to amend the Judiciary Law, relative to stenographers furnishing copies of proceedings to judge."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Push	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1800, Int. No. 332), entitled "An act to amend the Labor Law, in relation to hours of labor of minors and women."

Mr. Horton moved to recommit said bill to the committee on rules.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

AYES 39

NOES 71

Those who voted in the affirmative were:

Adler	Crawford	Heiberger	Richardson	Tallett
Bell	Duntz	Hoff	Schmitt	Talmage
Bennett	Ebbets	Hopkins	Seaker	Waring
Brong	Edwards	Jones	Shannon	Waters
Brown	Gage	Langhorst	Slater	Wilson
Bryant	Gibeau	Lent	Slocum	Yeomans
Constantine	Gillett	Machold	Smith T K	Yule
Crandell	Hart	Pierce	Sweet	

Those who voted in the negative were:

Abern	Colné	Graubard	McElligott	Shepardson
Banshaf	Cook	Gurnett	McGrath	Singleton
Barnes	Crane	Hackett	McKee	Smith A E
Blauvelt	Cross	Herrick	Merrill	Stivers
Boylan	Cuvillier	Heyman	Nelson	Stoddard
Brennan	Dana	Hinman	Page	Sullivan
Bullion	Entwistle	Horton	Pappert	Thompson
Bush	Evans	Jackson	Pembleton	Wheeler
Campbell	Farrell	Keys	Robinson	Whitney
Caughlan	Fitzgerald	Kopp	Rozan	Willmott
Chanler	Fleck	Levy J	Ruddick	Winters
Cheney	Garvey	Madden	Ruland	Wood
Chilton	Gillen	Malone	Schifferdecker	Yale
Coffey	Goldberg	Mathewson	Schwarz	Young
Coleman				

Debate was had thereon, when Mr. Young moved the previous question.

Mr. Speaker put the question, "Shall the main question be now put?" and it was determined in the affirmative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 26

Those who voted in the affirmative were:

Adler	Crane	Heyman	Merrill	Smith A E
Abern	Crawford	Hinman	Metz	Smith M
Allen	Cross	Hoff	Murray	Smith T K
Banshaf	Cuvillier	Horton	Nelson	Stivers
Baumes	Entwistle	Jackson	Page	Stoddard
Bell	Evans	Karutz	Pappert	Sullivan

Blauvelt	Farrell	Kennedy	Pembleton	Tallett
Boylan	Fitzgerald	Keys	Phillips	Thompson
Brennan	Fleck	Kopp	Prime	Thorn
Bullion	Garvey	Lent	Robinson	Walker
Bush	Gibeau	Levy J	Rozan	Wende
Campbell	Gillen	MacGregor	Ruddick	Wheeler
Caughlan	Goldberg	Madden	Ruland	Whitney
Chanler	Goodman	Malone	Schifferdecker	Willmott
Cheney	Grace	Mathewson	Schmitt	Winters
Chilton	Graubard	McCue	Schwarz	Wood
Coffey	Greenberg	McDaniels	Seeley	Yale
Coleman	Gurnett	McElligott	Shepardson	Young
Colné	Hackett	McGrath	Shlivek	Yule
Constantine	Hearn	McKee	Singleton	Zorn
Cook	Herrick	McKeon	Slater	

Those who voted in the negative were:

Barnes	Edwards	Hopkins	Pierce	Talmage
Bennett	Gage	Jones	Richardson	Waring
Brong	Gillett	Langhorst	Shannon	Waters
Brown	Hart	Machold	Slocum	Wilson
Bryant	Heiberger	Milford	Sweet	Yeomans
Crandell				

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1991, Int. No. 573), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section one of article two of the Constitution, in relation to the qualifications of voters."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 76

NOES 67

Those who voted in the affirmative were:

Ahern	Cook	Heyman	Metz	Shlivek
Allen	Crane	Horton	Murray	Slater
Banzhaf	Crawford	Karutz	Nelson	Slocum
Barnes	Ebbets	Kennedy	Page	Stoddard
Baumes	Evans	Langhorst	Pembleton	Sullivan
Bell	Farrell	Lent	Pierce	Thompson
Bennett	Fleck	Macdonald	Prime	Thorn
Boylan	Gage	MacGregor	Rahl	Walker
Brooks	Garvey	Machold	Ruddick	Wende

Campbell	Gillett	Madden	Ruland	Wheeler
Chanler	Goldberg	McCue	Schector	Willmott
Cheney	Goodman	McGrath	Schifferdecker	Wilson
Chilton	Greenberg	McKee	Schmitt	Wood
Coleman	Hart	McKeon	Seeley	Young
Colné	Heiberger	Merrill	Shannon	Yule
Constantine				

Those who voted in the negative were:

Adler	Edwards	Hopkins	Parker	Stivers
Blauvelt	Entwistle	Jackson	Patrie	Sweet
Brennan	Fitzgerald	Jones	Phillips	Tallett
Brong	Frisbie	Keys	Richardson	Talmage
Brown	Gibeau	Kopp	Robinson	Vert
Bryant	Gillen	Levy A J	Rozan	Waring
Bullion	Grace	Levy J	Schwarz	Waters
Bush	Graubard	Malone	Seaker	Weil
Caughlan	Gurnett	Mathewson	Shepardson	Whitney
Coffey	Hackett	McDaniels	Singleton	Winters
Crandell	Hearn	McElligott	Smith A E	Yale
Cross	Herrick	Milford	Smith M	Yeomans
Cuvillier	Hinman	Pappert	Smith T K	Zorn
Duntz	Hoff			

Mr. Cuvillier moved to reconsider the vote by which said bill passed, and that said motion lie upon the table.

Mr. Speaker put the question whether the House would agree to said motion to lay upon the table, and it was determined in the affirmative.

AYES 69

NOES 67

Those who voted in the affirmative were:

Adler	Edwards	Jones	Patrie	Sweet
Blauvelt	Entwistle	Keys	Phillips	Tallett
Brennan	Fitzgerald	Kopp	Richardson	Talmage
Brong	Frisbie	Levy A J	Robinson	Thorn
Brown	Gibeau	Levy J	Rozan	Vert
Bryant	Gillen	Macdonald	Schwarz	Waring
Bullion	Graubard	Malone	Seaker	Waters
Bush	Gurnett	Mathewson	Shepardson	Weil
Caughlan	Hackett	McCue	Singleton	Whitney
Coffey	Hearn	McDaniels	Smith A E	Winters
Crandell	Herrick	McElligott	Smith M	Yale
Cross	Hinman	Milford	Smith T K	Yeomans
Cuvillier	Hopkins	Pappert	Stivers	Zorn
Duntz	Jackson	Parker	Sullivan	

Those who voted in the negative were:

Ahern	Cook	Hoff	Murray	Shannon
Allen	Crane	Horton	Nelson	Shlivek
Banzhaf	Ebbets	Karutz	Page	Slater
Baumes	Evans	Kennedy	Pemblemton	Slocum
Bell	Fleck	Langhorst	Pierce	Stoddard
Bennett	Garvey	Lent	Prime	Thompson
Boylan	Gillett	MacGregor	Rahl	Wende
Brooks	Goldberg	Madden	Ruddick	Wheeler
Chanler	Goodman	McGrath	Ruland	Willmott

Cheney	Grace	McKee	Schector	Wilson
Chilton	Greenberg	McKeon	Schifferdecker	Wood
Coleman	Hart	Merrill	Schmitt	Young
Colné	Heiberger	Metz	Seeley	Yule
Constantine	Heyman			

Mr. Speaker announced the special order, being the bill (No. 1804, Int. No. 890), entitled "An act to amend the Public Officers Law, in relation to official undertakings."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1007, Int. No. 919), entitled "An act to authorize the city of Buffalo to issue its bonds for the purpose of refunding certificates of temporary indebtedness heretofore issued for various purposes."

On motion of Mr. MacGregor, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the bill (No. 1980, Int. No. 1250), entitled "An act to amend the Domestic Relations Law, in relation to filing papers."

On motion of Mr. Cuvillier, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the bill (No. 1982, Int. No. 1405), entitled "An act to incorporate the Doctor J. H. Dye Medical Institute."

On motion of Mr. Cuvillier, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the bill (No. 1983, Int. No. 1372), entitled "An act to amend the Penal Law, in relation to prisoners."

On motion of Mr. MacGregor, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage

Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 652, Assembly Reprint No. 1997, Rec. No. 242), entitled "An act to amend the Greater New York charter, in relation to advertising proposals and deposits accompanying bids."

On motion of Mr. Gillen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn

Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Wilmott
Cheney	Grace	Malone	Schwartz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Speaker announced the special order, being the Senate bill (No. 651, Assembly Reprint No. 1998, Rec. No. 133), entitled "An act to amend the Greater New York charter, in relation to assessment bonds and provisions governing the issue of same."

On motion of Mr. Gillen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn

Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schechter	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwartz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zoin
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Speaker announced the special order, being the Senate bill (No. 650, Assembly Reprint No. 1999, Rec. No. 131), entitled "An act to amend the Greater New York charter, in relation to payment to contractors by comptroller."

On motion of Mr. Gillen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Pell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn

Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

By unanimous consent, on motion of Mr. Crane, the committee on rules was instructed to report Senate bill (No. 1369, Rec. No. 473), entitled, "An act authorizing and empowering the board of commissioners of the sinking fund of the city of New York to set aside and assign to the department of docks and ferries of said city certain real property in the ninth ward of the borough of Manhattan in said city."

On motion of Mr. Crane, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Crane, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Paze	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard

Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Cughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly has concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1939, Int. No. 1332), entitled "An act authorizing and empowering the board of commissioners of the sinking fund of the city of New York to set aside and assign to the department of docks and ferries of said city certain real property in the ninth ward in the borough of Manhattan in said city."

On motion of Mr. Crane, said bill was laid aside, and ordered stricken from the calendar.

By unanimous consent, on motion of Mr. Crane, the committee on rules was instructed to report Senate bill (No. 1194, Rec. No. 472), entitled "An act to amend the Greater New York charter, in relation to dedication of certain lands for market purposes."

On motion of Mr. Crane, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Crane, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waing
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1553, Int. No. 1331), entitled "An act to amend the Greater New York charter, in relation to the dedication of certain lands for market purposes."

On motion of Mr. Crane, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 128, Int. No. 128), entitled "An act to amend the Liquor Tax Law, in relation to the right to traffic in liquors within two hundred feet of a church or schoolhouse."

On motion of Mr. McCue, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the bill (No. 1885, Int. No. 1533), entitled "An act to amend the Military Law, in relation to acquisition of sites for armories."

On motion of Mr. Cuvillier, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 1

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

In the negative:

Merrill

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1478, Int. No. 1276), entitled "An act to amend the Education Law, in relation to the establishment, management and objects of a State school of agriculture at Cook Academy at Montour Falls in the county of Schuyler, and making an appropriation therefor."

On motion of Mr. Gurnett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

.AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1987, Int. No. 1593), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise the charter of the city of Buffalo,' relating to the removal of abandoned railroad embankments through condemnation proceedings."

On motion of Mr. Page, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Secley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 267, Int. No. 267), entitled "An act to amend the Railroad Law, in relation to fire damage caused by railroad operations."

On motion of Mr. M. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Fleck	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 1295, Rec. No. 398), entitled "An act to amend the Election Law, in relation to registration of voters."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frishie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1374, Rec. No. 399), entitled "An act to amend the Insanity Law, generally."

On motion of Mr. Hinman, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Millford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karuts	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered; That the Clerk return said bill to the Senate with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 260, Rec. No. 44), entitled "An act to amend the Highway Law by the addition of a new State route in the county of Erie."

On motion of Mr. MacGregor, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pemberton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madder	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1208, Rec. No. 257), entitled "An act authorizing the preparation of an index of the Session Laws and statutes of the State of New York."

On motion of Mr. Allen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1229, Rec. No. 387), entitled "An act to amend the Greater New York charter, by repealing section three hundred and forty-eight thereof."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhoist	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schechter	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 921, Rec. No. 296), entitled "An act making an appropriation for improvements and buildings on the State fair grounds at Syracuse."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Behnett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 37, Rec. No. 122), entitled "An act to amend the Code of Civil Procedure, in relation to determining the jurisdiction of the Court of Appeals upon an appeal from an order."

On motion of Mr. Young, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the Senate bill (No. 1337, Rec. No. 423), entitled "An act to amend the Highway Law, in relation to a new State route in the counties of Wayne and Ontario."

On motion of Mr. Hinman, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the Senate bill (No. 1443, Rec. No. 403), entitled "An act to amend chapter one hundred and fifty-four of the Laws of nineteen hundred and eleven, entitled 'An act making an appropriation for highway improvement in expediting the building of certain State routes,' in relation to extension of time for completion."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Millford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bernett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn

Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brcwn	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitnev
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 131, Rec. No. 126), entitled "An act to amend the Education Law, relative to the establishment of scholarships for the aid of students in colleges."

On motion of Mr. Brong, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn

Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibbeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 622, Rec. No. 426), entitled "An act to amend the Insurance Law, in relation to the powers of casualty corporations."

On motion of Mr. Cross, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pemberton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Breton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Books	Gage	Lent	Robinson	Waring

Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwars	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1281, Rec. No. 399), entitled "An act providing for the relief of Louis Wendel."

On motion of Mr. Young, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the Senate bill (No. 1380, Rec. No. 427), entitled "An act to amend the Judiciary Law, in relation to certain papers that may be destroyed."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Be'l	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet

Blauvelt	Evans	Karuts	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1236, Rec. No. 310), entitled "An act to provide for the hearing and determination of the claim of William J. Hart against the city of New York, and to authorize the audit and payment thereof."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 6

Those who voted in the affirmative were:

Adler	Crawford	Herrick	McKeon	Slater
Ahern	Cross	Heyman	Metz	Slocum
Allen	Cuvillier	Hinman	Milford	Smith A E
Banzhaf	Dana	Hoff	Page	Smith M
Barnes	Duntz	Hopkins	Pappert	Smith T K
Baumes	Ebbets	Horton	Parker	Stivers
Bell	Edwards	Jackson	Patrie	Sullivan

Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Frisbie	Kopp	Rahl	Thorn
Brong	Gage	Langhorst	Richardson	Vert
Brooks	Garvey	Lent	Robinson	Waring
Brown	Gibeau	Levy J	Rozan	Waters
Bryant	Gillen	Lincoln	Ruddick	Weil
Bush	Gillett	Macdonald	Ruland	Wende
Campbell	Goldberg	MacGregor	Schechter	Wheeler
Caughlan	Goodman	Machold	Schifferdecker	Whitney
Chanler	Grace	Madden	Schmitt	Willmott
Cheney	Graubard	Malone	Schwarz	Wilson
Chilton	Greenberg	Mathewson	Seaker	Winters
Coffey	Gurnett	McCue	Seeley	Wood
Coleman	Hackett	McDaniels	Shannon	Yale
Colné	Hart	McElligott	Shepardson	Yeomans
Constantine	Hea.n	McGrath	Shlivek	Young
Cook	Heiberger	McKee	Singleton	Zorn
Crandell				

Those who voted in the negative were:

Crane	Murray	Nelson	Stoddard	Yule
Fleck				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1137, Rec. No. 269), entitled "An act to amend the Prison Law, in relation to the absolute discharge of a paroled prisoner."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 1

Those who voted in the affirmative were:

Adler	Crane	Heiberger	Metz	Slocum
Ahern	Crawford	Herrick	Milford	Smith A E
Allen	Cross	Heyman	Nelson	Smith M
Banzhaf	Cuvillier	Hinman	Page	Smith T K
Barnes	Dana	Hoff	Pappert	Stivers

Baumes	Dunts	Hopkins	Parker	Stoddard
Bell	Ebbets	Horton	Patrie	Sullivan
Bennett	Edwards	Jackson	Pembleton	Sweet
Blauvelt	Entwistle	Jones	Phillips	Tallett
Boylan	Evans	Karutz	Pierce	Talmage
Brennan	Farrell	Kennedy	Prime	Thompson
Brereton	Fitzgerald	Keys	Rahl	Thorn
Brong	Fleck	Langhorst	Richardson	Vert
Brooks	Frisbie	Lent	Robinson	Waring
Brown	Gage	Levy J	Rozan	Waters
Bryant	Garvey	Lincoln	Ruddick	Weil
Bush	Gibeau	Macdonald	Ruland	Wende
Campbell	Gillen	MacGregor	Schector	Wheeler
Caughlan	Gillett	Machold	Schifferdecker	Whitney
Chanler	Goldberg	Madden	Schmitt	Willmott
Cheney	Goodman	Malone	Schwarz	Wilson
Chilton	Grace	Mathewson	Seaker	Winters
Coffey	Graubard	McCue	Seeley	Wood
Coleman	Greenberg	McDaniels	Shannon	Yale
Colné	Gurnett	McElligott	Shepardson	Yeomans
Constantine	Hackett	McGrath	Shlivek	Young
Cook	Hart	McKee	Singleton	Yule
Crandell	Hearn	McKeon	Slater	Zorn

In the negative:

Kopp

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1429, Rec. No. 428), entitled "An act to amend chapter seven hundred and eighty-seven of the Laws of nineteen hundred and eleven, entitled 'An act to establish a commission to inquire into the prices, purity, production, distribution and consumption of food and food stuffs, farm and dairy produce in the State of New York, and to suggest legislation with respect thereto,' in relation to term of said commission, and making an appropriation, therefor."

On motion of Mr. Gillen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 1

Those who voted in the affirmative were:

Adler	Crane	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn

In the negative:

Crawford

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 466, Assembly Reprint No. 1677, Rec. No. 35), entitled "An act making an appropriation to aid in the celebration of the one hundredth anniversary of the battle of Lake Erie, fought September tenth, eighteen hundred and thirteen, the erection of a memorial to Commodore Perry and his men, and other expenses in connection with such celebration, and relating to Perry's Victory Centennial Commission."

On motion of Mr. MacGregor, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 2

Those who voted in the affirmative-were:

Adler	Crane	Heiberger	Metz	Slocum
Ahern	Crawford	Herrick	Milford	Smith A E
Allen	Cross	Heyman	Nelson	Smith M
Banshaf	Cuvillier	Hinman	Page	Smith T K
Barnes	Dana	Hoff	Pappert	Stivers
Baumes	Duntz	Hopkins	Parker	Stoddard
Bell	Ebbets	Horton	Patrie	Sullivan
Bennett	Edwards	Jackson	Pembleton	Sweet
Blauvelt	Entwistle	Jones	Phillips	Tallett
Boylan	Evans	Karutz	Pierce	Talmage
Brennan	Farrell	Kennedy	Prime	Thompson
Brereton	Fitzgerald	Keys	Rahl	Thorn
Brong	Fleck	Langhorst	Richardson	Vert
Brooks	Frisbie	Lent	Robinson	Waring
Brown	Gage	Levy J	Rozan	Waters
Bryant	Garvey	Lincoln	Ruddick	Weil
Bush	Gibeau	Macdonald	Ruland	Wende
Campbell	Gillen	MacGregor	Schector	Wheeler
Caughlan	Gillett	Machold	Schifferdecker	Whitney
Chanler	Goldberg	Madden	Schmitt	Willmott
Cheney	Goodman	Malone	Schwarz	Wilson
Chilton	Grace	Mathewson	Seaker	Winters
Coffey	Graubard	McCue	Seeley	Wood
Coleman	Greenberg	McDaniels	Shannon	Yale
Colné	Gurnett	McElligott	Shepardson	Yeomans
Constantine	Hackett	McGrath	Shlivek	Young
Cook	Hart	McKee	Singleton	Yale
Crandell	Hearn	McKeon	Slater	Zorn

Those who voted in the negative were:

Kopp Merrill

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Speaker announced the special order, being the Senate bill (No. 610, Rec. No. 60), entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and ninety-

three, entitled 'An act to incorporate the New York City Baptist Mission Society, and to authorize the transfer of property to it by the Southern New York Baptist Association and the American Baptist Home Mission Society.'

On motion of Mr. Dana, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1202, Rec. No. 328), entitled "An act to amend the Poor Law, in relation to the duties of local poor officers."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Whitmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 884, Rec. No. 418), entitled "An act to amend section two hundred and twenty-one of the Code of Criminal Procedure, in relation to return of depositions."

On motion of Mr. Young, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the Senate bill (No. 1418, Rec. No. 371), entitled "An act to amend the Insurance Law, relative to proceedings against and the liquidation of delinquent insurance corporations."

On motion of Mr. Cross, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Abern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale

Co'né	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1215, Rec. No. 201), entitled "An act to amend the General Business Law, in relation to private banking conducted by the agents of express companies and transatlantic steamship companies."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 55

NOES 51

Those who voted in the affirmative were:

Ahern	Fitzgerald	Heyman	McGrath	Singleton
Banzhaf	Garvey	Hoff	McKee	Smith A E
Blauvelt	Gillen	Jackson	McKeon	Stoddard
Boylan	Goldberg	Kennedy	Merrill	Sullivan
Brennan	Goodman	Kopp	Rozan	Weil
Brooks	Graubard	Levy A J	Ruddick	Wende
Bush	Greenberg	Levy J	Ruland	Willmott
Campbell	Gurnett	Madden	Schifferdecker	Winters
Chanler	Hackett	McCue	Schwarz	Wood
Cuvillier	Hearn	McDaniels	Seeley	Yule
Entwistle	Herrick	McElligott	Shlivek	Zorn

Those who voted in the affirmative were:

Adler	Constantine	Hart	Page	Slater
Allen	Crandell	Hinman	Parker	Sweet
Baumes	Crane	Hopkins	Phillips	Tallett
Bennett	Crawford	Horton	Pierce	Talmage
Brong	Cross	Jones	Prime	Thorn
Brown	Dana	Langhorst	Richardson	Vert
Bryant	Duntz	Lent	Robinson	Waters
Bullion	Gage	Machold	Schector	Whitney
Cheney	Gibeau	Mathewson	Schmitt	Wilson
Coleman	Grace	Milford	Shannon	Young
Colné				

Mr. A. E. Smith moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the Senate bill (No. 1344, Rec. No. 413), entitled "An act to prescribe the method by which and the terms and conditions under which shall be determined the amount of any debt incurred by the city of New York for a public improvement subsequent to the first day of January, nineteen hundred and ten, which may be excluded in ascertaining the power of the city to become otherwise indebted, pursuant to the provisions of section ten of article eight of the Constitution, and to confer jurisdiction on the Appellate Division of the Supreme Court in the first judicial department to determine the amount of any debt to be so excluded."

On motion of Mr. Colne, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Mets	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende

Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwartz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1284, Rec. No. 414), entitled "An act to amend the Labor Law, in relation to powers of the Commissioner of Labor and his assistants."

On motion of Mr. Phillips, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende

Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 715, Rec. No. 430), entitled "An act to amend the General Municipal Law and the State Finance Law, in relation to the awarding of contracts."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 2

Those who voted in the affirmative were:

Adler	Crane	Heiberger	Metz	Smith A E
Ahern	Crawford	Herrick	Milford	Smith M
Allen	Cross	Heyman	Nelson	Smith T K
Banzhaf	Cuvillier	Hinman	Page	Stivers
Barnes	Dana	Hoff	Pappert	Stoddard
Baumes	Duntz	Hopkins	Parker	Sullivan
Bell	Ebbets	Horton	Patrie	Sweet
Bennett	Edwards	Jackson	Pembleton	Tallett
Blauvelt	Entwistle	Jones	Phillips	Talmage
Boylan	Evans	Karutz	Pierce	Thompson
Brennan	Farrell	Kennedy	Prime	Thorn
Brereton	Fitzgerald	Keys	Rahl	Vert
Brong	Fleck	Kopp	Richardson	Waring
Brooks	Frisbie	Langhorst	Robinson	Waters
Brown	Gage	Lent	Rozan	Weil
Bryant	Garvey	Levy J	Ruddick	Wende
Bush	Gibeau	Lincoln	Ruland	Wheeler

Campbell	Gillen	Macdonald	Schector	Whitney
Caughlan	Gilllett	Machold	Schifferdecker	Willmott
Chanler	Goldberg	Madden	Schmitt	Wilson
Cheney	Goodman	Malone	Schwarz	Winters
Chilton	Grace	Mathewson	Seaker	Wood
Coffey	Graubard	McCue	Seeley	Yale
Coleman	Greenberg	McDaniels	Shannon	Yeomans
Colné	Gurnett	McElligott	Shepardson	Young
Constantine	Hackett	McGrath	Singleton	Yule
Cook	Hart	McKee	Slater	Zorn
Crandell	Hearn	McKeon	Slocum	

Those who voted in the negative were:

MacGregor Shlivek

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1296, Rec. No. 415), entitled "An act to amend chapter seven hundred and eighteen of the Laws of nineteen hundred and four, entitled 'An act authorizing the selection of lands for the New York State Training School for Boys, and establishing the said school,' in relation to acquiring the interest of the State of New York in certain lands on Randall's island in exchange for certain lands in the city of New York."

On motion of Mr. Coffey, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet

Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1478, Rec. No. 438), entitled "An act to legalize the several acts, transactions and proceedings of the board of trustees of the village of Saint Johnsville, Montgomery county, State of New York, relating to the submission of a proposition to establish a municipal board consisting of five members with all the duties, powers and responsibilities of separate boards of water, light and sewer commissions, at an annual election held March nineteen, nineteen hundred and twelve."

On motion of Mr. Gage, said bill was read the second time and ordered to a third reading.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it; Therefore, in accordance with the provisions of section 15 of article 3 of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Senate bill (Int. No. 1236, Printed No. 1478), entitled "An act to legalize the several acts, transactions and proceedings of the board of trustees of the village of Saint

Johnsville, Montgomery county, State of New York, relating to the submission of a proposition to establish a municipal board consisting of five members with all the duties, powers and responsibilities of separate boards of water, light and sewer commissions, at an annual election held March nineteenth, nineteen hundred and twelve."

Given under my hand and the Privy Seal of the State at the Capitol in the city of Albany this twenty-eighth day of March in the year of our Lord one thousand nine hundred and twelve.

JOHN A. DIX.

By the Governor:

JOHN A. MASON,
Secretary to the Governor.

Said bill was then read the third time.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, the necessity for the immediate passage of the same having been certified by the Governor, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Mets	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brng	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schecto	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale

Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zoin
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 577, Rec. No. 227), entitled "An act to amend the Judiciary Law, in relation to the appointment and compensation of official referees by the Appellate Division of the Supreme Court in the first department."

On motion of Mr. Hinman, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 57

NOES 52

Those who voted in the affirmative were:

Ader	Cuvillier	Hearn	McElligott	Seeley
Barnes	Edwards	Herrick	McGrath	Smith A E
Baumes	Evans	Heyman	McKee	Smith M
Blauvelt	Farrell	Hinman	McKeon	Thorn
Boylan	Fitzgerald	Hopkins	Parker	Walker
Brennan	Garvey	Jackson	Phillips	Weil
Bryant	Gibeau	Kopp	Richardson	Wende
Bush	Gillen	Levy A J	Schifferdecker	Whitney
Campbell	Graubard	Madden	Schmitt	Winters
Caughlan	Greenberg	McCue	Schwarz	Young
Coffey	Gurnett	McDaniels	Seaker	Zorn
Crawford	Hackett			

Those who voted in the negative were:

Ahern	Crane	Horton	Pierce	Stoddard
Allen	Cross	Jones	Rahl	Sullivan
Banzhaf	Dana	Karutz	Robinson	Sweet
Bell	Duntz	Langhorst	Rozan	Tallett
Bennett	Entwistle	Lent	Ruddick	Talmage
Bullion	Fleck	Mathewson	Schector	Thompson
Cheney	Gage	Merrill	Shannon	Vert
Chilton	Gillett	Murray	Shlivek	Wood
Coleman	Grace	Nelson	Singleton	Yale
Colné	Hart	Page	Slocum	Yeomans
Constantine	Hoff			

Mr. Speaker announced the special order, being the Senate bill (No. 1409, Rec. No. 431), entitled "An act to amend the Greater New York charter, in relation to coroners' officers, and subordinates provided for; salaries and compensation."

On motion of Mr. Young, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 4

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Mets	Smith A E
Ahern	Cross	Heyman	Milford	Smith M
Allen	Cuvillier	Hinman	Page	Smith T K
Banzhaf	Dana	Hoff	Pappert	Stivers
Barnes	Duntz	Hopkins	Parker	Stoddard
Baumes	Ebbets	Horton	Patrie	Sullivan
Bell	Edwards	Jackson	Pembleton	Sweet
Bennett	Entwistle	Jones	Phillips	Tallett
Blauvelt	Evans	Karutz	Pierce	Talmage
Boylan	Farrell	Kennedy	Prime	Thompson
Brennan	Fitzgerald	Keys	Rahl	Thorn
Brereton	Fleck	Kopp	Richardson	Vert
Brong	Frisbie	Langhorst	Robinson	Waring
Brooks	Gage	Lent	Rozan	Waters
Brown	Garvey	Levy J	Ruland	Weil
Bryant	Gibeau	Lincoln	Schector	Wende
Bush	Gillen	Macdonald	Schifferdecker	Wheeler
Campbell	Gillett	MacGregor	Schmitt	Whitney
Caughlan	Goldberg	Machold	Schwarz	Willmott
Chanler	Goodman	Madden	Seaker	Wilson
Cheney	Grace	Malone	Seeley	Winters
Chilton	Graubard	Mathewson	Shannon	Wood
Coffey	Greenberg	McCue	Shepardson	Yale
Coleman	Gurnett	McDaniels	Shlivek	Yeomans
Colné	Hackett	McElligott	Singleton	Young
Constantine	Hart	McGrath	Slater	Yule
Cook	Hearn	McKee	Slocum	Zorn
Crandell	Heiberger	McKeon		

Those who voted in the negative were:

Crane Merrill Nelson Ruddick

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, on motion of Mr. Whitney, the committee on rules was instructed to report Senate bill (No. 1506, Rec. No. 499), entitled "An act to provide ways and means for the support of government."

On motion of Mr. Whitney, and by unanimous consent, said bill was read the second time and ordered to a third reading.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it; Therefore, in accordance with the provisions of section 15 of article 3 of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Senate bill (No. 1250, Printed No. 1506), entitled "An act to provide ways and means for the support of government."

Given under my hand and the privy seal of the State at the Capitol in the city of Albany this twenty-seventh day of March in the year of our Lord one thousand nine hundred and twelve.

JOHN A. DIX.

By the Governor:

JOHN A. MASON,
Secretary to the Governor.

Said bill was then read the third time.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, the necessity for the immediate passage of the same having been certified by the Governor, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Millford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers

Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. A. E. Smith moved to take from the table his motion to reconsider the vote by which Senate bill (No. 639, Assembly Reprint No. 1981, Rec. No. 106), entitled "An act to amend the Judiciary Law, in relation to the appointment and compensation of official referees by the Appellate Division of the Supreme Court in the first and second judicial departments," was lost March twenty-eighth.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Said bill having been announced, Mr. A. E. Smith moved to reconsider the vote by which said bill was lost.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Debate was had thereon.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 91

NOES 36

Those who voted in the affirmative were:

Adler	Cuvillier	Hinman	McKeon	Stivers
Ahern	Ebbets	Hopkins	Milford	Sweet
Allen	Edwards	Jackson	Pappert	Tallett
Barnes	Evans	Jones	Parker	Talmage
Baumes	Farrell	Karutz	Patie	Thorn
Blauvelt	Frisbie	Kennedy	Phillips	Walker
Boylan	Garvey	Keys	Prime	Waring
Brennan	Gibeau	Langhorst	Richardson	Weil
Brooks	Gillen	Lent	Schifferdecker	Wende
Brown	Graubard	Macdonald	Schmitt	Wheeler
Bryant	Greenberg	Madden	Schwarz	Whitney
Bush	Gurnett	Malone	Seeley	Willmott
Campbell	Hackett	Mathewson	Shepardson	Wilson

Caughlan	Hart	McCue	Singleton	Winters
Cheney	Hearn	McDaniels	Slater	Yale
Coffey	Heiberger	McElligott	Slocum	Yeomans
Colné	Herrick	McGrath	Smith A E	Young
Cook	Heyman	McKee	Smith M	Zorn
Crandell				

Those who voted in the negative were:

Banzhaf	Cross	Hoff	Page	Seaker
Bell	Dana	Horton	Pembleton	Shlivek
Brong	Duntz	Machold	Pierce	Stoddard
Chanler	Entwistle	Merrill	Robinson	Sullivan
Chilton	Gillett	Metz	Rozan	Thompson
Coleman	Goodman	Murray	Ruddick	Waters
Constantine	Grace	Nelson	Ruland	Wood
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Young moved to take from the table his motion to reconsider the vote by which Assembly bill (No. 1934, Int. No. 536), entitled "An act to amend the Transportation Corporations Law, in relation to water storage corporations," was lost March twenty-eighth.

Said bill having been announced, Mr. Young moved to reconsider the vote by which said bill was lost.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Baroes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Soddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gate	Lent	Robinson	Waring

Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 99

NOES 17

Those who voted in the affirmative were:

Adler	Crane	Heiberger	Milford	Stoddard
Ahern	Cuvillier	Herrick	Pappert	Sweet
Allen	Duntz	Heyman	Parker	Tallett
Banzhaf	Ebbets	Hinman	Phillips	Talmage
Baumes	Edwards	Jackson	Pierce	Thompson
Bell	Entwistle	Jones	Prime	Thorn
Boylan	Farrell	Karutz	Richardson	Vert
Brennan	Fitzgerald	Keys	Rozan	Waring
Brong	Frisbie	Lent	Ruland	Waters
Brown	Gage	Macdonald	Schifferdecker	Weil
Bryant	Garvey	Madden	Schmitt	Whitney
Bullion	Gibeau	Malone	Seaker	Willmott
Campbell	Gillen	Mathewson	Seeley	Wilson
Caughlan	Goldberg	McCue	Shannon	Winters
Cheney	Goodman	McDaniels	Shepardson	Wood
Coffey	Grace	McElligott	Shlivek	Yale
Coleman	Greenberg	McGrath	Singleton	Yeomans
Colné	Gurnett	McKee	Slater	Young
Cook	Hackett	McKeon	Smith A E	Yule
Crandell	Hart	Merrill	Stivers	

Those who voted in the negative were:

Blauvelt	Gillett	MacGregor	Patrie	Ruddick
Chanler	Graubard	Machold	Pembleton	Schwarz
Chilton	Hoff	Murray	Rahl	Sullivan
Dana	Horton			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Frisbie moved to reconsider the vote by which Senate bill (No. 738, Rec. No. 237), entitled "An act to amend the Highway

Law, in relation to creating a new State route in the counties of Schoharie and Delaware," was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Mets	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Contantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Mr. Frisbie moved that said bill be recommitted to the committee on internal affairs, with instructions to report the same forthwith, amended as follows:

Page 2, line 4, strike out "four" and insert in italics "five".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Parker, from the committee on internal affairs, reported said amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it; Therefore, in accordance with the provisions of section 15 of article 3 of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Senate bill (Int. No. 694, Printed No. 738), entitled "An act to amend the Highway Law, in relation to creating a new State route in the counties of Schoharie and Delaware," as amended.

Given under my hand and the privy seal of the State at the Capitol in the city of Albany this twenty-eighth day of March in the year of our Lord one thousand nine hundred and twelve.

JOHN A. DIX.

By the Governor:

JOHN A. MASON,

Secretary to the Governor.

Said bill, as amended, was then read the third time.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, the necessity for the immediate passage of the same having been certified by the Governor, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert

Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schechter	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

The Senate returned the concurrent resolution providing for the appointment of a joint legislative committee to visit and investigate the affairs and needs of all institutions receiving State aid, with a message that they have concurred in the passage of the same, with the following amendments:

Line 17, strike out "five" and insert "ten".

Same line, strike out "(\$5,000)" and insert "(\$10,000)".

Line 20, strike out period at end of line and add ", and be it further

"Resolved, That such committee before April twentieth, nineteen hundred and twelve, investigate in respect to the progress of work under contracts heretofore let for construction of State institutions, and if work under any such contract has been suspended, the reasons for such suspension, and report fully in regard thereto to the Governor on or before said date."

Mr. Whitney moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K

Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwars	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Schwars	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

On motion of Mr. Young, the House took a recess of thirty minutes.

The House again convened.

Mr. Seeley gives notice that he requests that Senate bill introduced by Mr. Platt (No. 1446, Rec. No. 471), entitled "An act to amend the Highway Law, in relation to creating a new State route in the counties of Steuben and Allegany," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Senate bill introduced by Mr. Frawley (No. 1433, Rec. No. 456), entitled "An act making an appropriation for the payment of claims for damages for deaths and personal injuries arising from the accident at the automobile races on the State fair grounds at Syracuse," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules

for the purpose of making said bill a special order on second and third reading.

Mr. Cross gives notice that he requests that Senate bill introduced by Mr. T. D. Sullivan (No. 1174, Rec. No. 485), entitled "An act to amend the Insurance Law, relative to the purposes for which fidelity and surety companies may be incorporated," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Blauvelt gives notice that he requests that Senate bill introduced by Mr. Harte (No. 1391, Rec. No. 425), entitled "An act to amend the Tax Law, in relation to the apportionment of the assessments of special franchises and other property," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Cross gives notice that he requests that Senate bill introduced by Mr. Frawley (No. 1127, Rec. No. 454), entitled "An act to amend the Insurance Law, relative to the merger or consolidation of certain corporations," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Pembleton gives notice that he requests that Senate bill introduced by Mr. Hinman (No. 1361, Rec. No. 359), entitled "An act to repeal chapter two hundred and ninety-four of the Laws of eighteen hundred and sixty-nine, entitled 'An act to incorporate the fire department of the city of Binghamton,' and the several acts amendatory thereof," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Blauvelt gives notice that he requests that Senate bill introduced by Mr. Frawley (No. 1390, Rec. No. 455), entitled "An act to amend the Labor Law, relative to the use of compressed air in caissons, tunnels and other works, and laborers

employed," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Rahl gives notice that he requests that Senate bill introduced by Mr. Ramsperger (No. 183, Rec. No. 410), entitled "An act to amend the Labor Law, in relation to hours of labor of minors over fourteen years of age, in certain kinds of work," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Parker gives notice that he requests that Senate bill introduced by Mr. Allen (No. 1477, Rec. No. 500), entitled "An act to amend the Highway Law, in relation to State and county highways in cities of the second and third classes, and in relation to the expense of county highways in cities of the second and third classes," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Senate bill introduced by Mr. Brackett (No. 1420, Rec. No. 446), entitled "An act to amend chapter sixty-eight of the Laws of eighteen hundred and eighty, entitled 'An act to authorize the sale of lands in the town and village of Saratoga Springs, for unpaid State, county and municipal taxes, including water rates and special assessments, and the several acts amendatory thereof,'" a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Senate bill introduced by Mr. Brackett (No. 873, Rec. No. 445), entitled "An act to amend section four of chapter six hundred and seventy of the Laws of eighteen hundred and seventy-three, as amended by chapter four hundred and seventy-eight of the Laws of eighteen hundred and ninety, entitled 'An act to provide for the sprinkling

with water, oil or other substance, certain streets and avenues in the village and town of Saratoga Springs,' " a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Senate bill introduced by Mr. Brackett (No. 155, Rec. No. 443), entitled "An act to amend the Highway Law, in relation to the description of the route of a certain highway to be constructed or improved by the State," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Bullion gives notice that he requests that Senate bill introduced by Mr. Thomas (No. 1423, Rec. No. 487), entitled "An act to amend the County Law, in relation to compensation of certain officers," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Frawley (No. 1449, Rec. No. 457), entitled "An act to amend the Legislative Law, in relation to compensation for appearances in legislative matters," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Senate bill introduced by Mr. Murtaugh (No. 1442, Rec. No. 470), entitled "An act making an appropriation for highway improvement purposes," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. T. K. Smith gives notice that he requests that Senate bill introduced by Mr. Walters (No. 1395, Rec. No. 432), entitled "An act to amend the Highway Law, in relation to the construction of county highways," a copy of which is hereto annexed, be

made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. T. K. Smith gives notice that he requests that Senate bill introduced by Mr. Walters (No. 1396, Rec. No. 433), entitled "An act to amend the Prison Law, in relation to prison labor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Frawley (No. 632, Rec. No. 354), entitled "An act to amend the Banking Law, in relation to the retirement of deputies, clerks and examiners in the Banking Department," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hinman gives notice that he requests that Senate bill introduced by Mr. Sage (No. 60, Rec. No. 482), entitled "An act authorizing the city of Albany to improve its river front," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Frisbie gives notice that he requests that Senate bill introduced by Mr. White (No. 1453, Rec. No. 495), entitled "An act to amend the Highway Law, in relation to a new State highway in the county of Schoharie," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Pembleton gives notice that he requests that Senate bill introduced by Mr. Hinman (No. 688, Rec. No. 465), entitled "An act to amend the Code of Civil Procedure, in relation to the affidavit of sale in proceedings to foreclose a mortgage by advertisement," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on

rules for the purpose of making said bill a special order on second and third reading.

Mr. Yule gives notice that he requests that Senate bill introduced by Mr. Stilwell (No. 1293, Rec. No. 417), entitled "An act to authorize and direct the Commissioners of the Land Office of the State of New York to grant and convey to the city of New York a strip of land situated in the borough of the Bronx, city of New York," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. MacGregor gives notice that he requests that Senate bill introduced by Mr. Ramsperger (No. 1308, Rec. No. 503), entitled "An act authorizing the World's Dispensary Medical Association, a domestic corporation, to take and hold property in trust for certain benevolent purposes, and to extend its corporate existence," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Pollock (No. 1487, Rec. No. 496), entitled "An act to amend the Inferior Courts Act of the city of New York, in relation to examination of children to determine their mental and physical condition," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Cross gives notice that he requests that Senate bill introduced by Mr. T. D. Sullivan (No. 1422, Rec. No. 435), entitled "An act to amend section seventy of the Insurance Law, relating to incorporation," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Blauvelt gives notice that he requests that Senate bill introduced by Mr. Cobb (No. 748, Rec. No. 420), entitled "An act to amend the Decedent Estate Law, in relation to the proof

of wills," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Macdonald gives notice that he requests that Senate bill introduced by Mr. Coats (No. 1302, Rec. No. 401), entitled "An act to amend the Highway Law, in relation to laying out highways," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Macdonald gives notice that he requests that Senate bill introduced by Mr. Coats (No. 1303, Rec. No. 400), entitled "An act to amend the Village Law, in relation to laying out, altering or discontinuing streets," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Foley (No. 1227, Rec. No. 402), entitled "An act to amend the Penal Law, in relation to violations of provisions of Labor Law concerning the bureau of industries and immigration," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Robinson gives notice that he requests that Senate bill introduced by Mr. Heacock (No. 1458, Rec. No. 463), entitled "An act to amend the Highway Law, in relation to the establishment of a new State route in the county of Herkimer," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Baumes gives notice that he requests that Senate bill introduced by Mr. Rose (No. 1298, Rec. No. 411), entitled "An act in relation to authorizing the city of Newburgh to appropriate and expend monies for certain purposes and to raise

the same by tax," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Shepardson gives notice that he requests that Senate bill introduced by Mr. Thomas (No. 966, Rec. No. 330), entitled "An act to amend the State Charities Law, in relation to the New York State Woman's Relief Corps Home," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Madden gives notice that he requests that Senate bill introduced by Mr. Wainwright (No. 1375, Rec. No. 490), entitled "An act to provide for the distribution of the percentage or tax on receipts of foreign fire insurance companies doing business in the city of Yonkers," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Frisbie gives notice that he requests that Senate bill introduced by Mr. White (No. 670, Rec. No. 162), entitled "An act to amend the Highway Law, in relation to a new State route between the city of Schenectady and a point on route seven in Schoharie county," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Slater gives notice that he requests that Senate bill introduced by Mr. Wainwright (No. 707, Rec. No. 488), entitled "An act to amend the Code of Civil Procedure, in relation to the burden of proof of contributory negligence in an action to recover damages for personal injuries or causing death," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Slater gives notice that he requests that Senate bill introduced by Mr. Wainwright (No. 939, Rec. No. 489), entitled "An act to amend the Town Law, in relation to construction of por-

tions of sewer district or extensions," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Murray gives notice that he requests that Senate bill introduced by Mr. Wagner (No. 993, Rec. No. 505), entitled "An act to amend the Liquor Tax Law, in relation to penalties," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Duhamel (No. 1426, Rec. No. 447), entitled "An act to amend the Greater New York charter, in relation to establishing a division of real estate in the bureau of street openings," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Senate bill introduced by Mr. Frawley (No. 1471, Rec. No. 502), entitled "An act making appropriations for fire protection for the State institutions reporting to the fiscal supervisor of State Charities," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Malone gives notice that he requests that Assembly bill (No. 1111, Int. No. 1002), entitled "An act to amend the General Municipal Law and the State Finance Law, in relation to the awarding of contracts," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Sweet gives notice that he requests that Assembly bill (No. 1226, Int. No. 1083), entitled 'An act to amend generally chapter six hundred and forty-seven of the Laws of nineteen hundred and eleven, entitled 'An act relating to conservation of land,

forests, waters, parks, hydraulic power, fish and game, constituting chapter sixty-five of the Consolidated Laws," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Assembly bill (No. 1850, Int. No. 1504), entitled "An act making an appropriation for fire protection in the State hospitals for the insane," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Fitzgerald gives notice that he requests that Senate bill introduced by Mr. T. D. Sullivan (No. 1437, Int. No. 385), entitled "An act to amend the Insurance Law, in relation to State Fire Marshal," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitney gives notice that he requests that Senate bill introduced by Mr. Frawley (No. 1471, Rec. No. 502), entitled "An act making appropriations for fire protection for the State institutions reporting to the Fiscal Supervisor of State Charities," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. A. E. Smith gives notice that he requests that Senate bill introduced by Mr. Long (No. 1346, Assembly Reprint No. 2008, Rec. No. 407), entitled "An act to amend the Election Law, in relation to boards of elections, salaries of commissioners and number and compensation of subordinates," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Young moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Adler	Crawford	Heyman	Milford	Stivers
Ahern	Cuvillier	Hinman	Murray	Stoddard
Allen	Dana	Hoff	Page	Sullivan
Banshaf	Dunts	Hopkins	Fappert	Sweet
Barnes	Ebbets	Horton	Paiker	Tallett
Baumes	Edwards	Karutz	Phillips	Talmage
Bell	Evans	Kennedy	Pierce	Thompson
Bennett	Fitzgerald	Keys	Prime	Thorn
Blauvelt	Fleck	Kopp	Rahl	Vert
Boylan	Frisbie	Langhorst	Richardson	Walker
Brennan	Gage	Lent	Robinson	Waring
Brong	Garvey	Levy A J	Ruddick	Waters
Brooks	Gibeau	Levy J	Ruland	Weil
Brown	Gillen	Macdonald	Schector	Wheeler
Bryant	Gillett	MacGregor	Schifferdecker	Whitney
Bush	Goldberg	Machold	Schmitt	Willmott
Campbell	Goodman	Madden	Schwartz	Wilson
Chanler	Grace	Mathewson	Seeley	Winters
Coffey	Graubard	McCue	Shannon	Yale
Coleman	Greenberg	McDaniels	Shepardson	Yeomans
Colné	Gurnett	McElligott	Shlivek	Young
Constantine	Hackett	McGrath	Singleton	Yule
Cook	Hart	McKeon	Slater	Zorn
Crandell	Heiberger	Merrill	Smith A E	Speaker
Crane	Heirick	Metz	Smith M	

Mr. Young moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

The Senate sent for concurrence the following entitled bills:

"An act in relation to the abandonment of the plans for the construction of the Harlem Prison, at Wingdale, the cancellation of all contracts for the construction of such prison, making an appropriation for the payment of any claims arising therefrom, and for other purposes, and repealing certain acts relating to such prison" (No. 1476, Rec. No. 501), which was read the first time and referred to the committee on ways and means.

"An act making appropriations for the protection for the State institutions reporting to the Fiscal Supervisor of State Charities" (No. 1471, Rec. No. 502), which was read the first time and referred to the committee on ways and means.

"An act authorizing the World's Dispensary Medical Association, a domestic corporation, to take and hold property in trust for certain benevolent purposes, and to extend its corporate existence" (No. 1308, Rec. No. 503), which was read the first time and referred to the committee on the judiciary.

"An act to amend chapter one hundred and forty-seven of the Laws of nineteen hundred and three, entitled 'An act making provision for issuing bonds to the amount of not to exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and three, in relation to payment of interest to contractors on sums retained' " (No. 1448, Rec. No. 504), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Liquor Tax Law, in relation to penalties " (No. 993, Rec. No. 505), which was read the first time and referred to the committee on excise.

"An act to amend section three hundred and twenty-eight of the Code of Civil Procedure, in relation to assistant clerks in the city court of the city of New York " (No. 1077, Rec. No. 506), which was read the first time and referred to the committee on codes.

"An act to amend the Education Law, in relation to the establishment of a normal and training school in the village of Liberty, Sullivan county, and making an appropriation therefor " (No. 1094, Rec. No. 507), which was read the first time and referred to the committee on ways and means.

"An act to amend the Highway Law, in relation to a new State route to be improved by the State " (No. 1479, Rec. No. 508), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Highway Law, in relation to a new State route to be improved by the State " (No. 1480, Rec. No. 509), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Education Law, in relation to the establishment of the New York State School of Agriculture on Long Island, providing for its control, management and operations, and making an appropriation therefor " (No. 1460, Rec. No. 510), which was read the first time and referred to the committee on ways and means.

"An act to amend the Tax Law, in relation to the tax on mort-

gages" (No. 816, Rec. No. 511), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Code of Criminal Procedure, in relation to payments by persons on probation for the support of wife and children" (No. 285, Rec. No. 512), which was read the first time and referred to the committee on codes.

"An act to amend the Code of Civil Procedure, in relation to the liability of the State and jurisdiction of the Board of Claims in respect to certain claims" (No. 1488, Rec. No. 513), which was read the first time and referred to the committee on codes.

"An act to amend the Greater New York charter, with respect to assessments for local improvements confirmed prior to the first day of September, nineteen hundred and twelve, and after the first day of January, nineteen hundred and eight" (No. 1485, Rec. No. 514), which was read the first time and referred to the committee on affairs of cities.

"An act authorizing the police commissioner of the city of New York to increase the pension paid to John J. Delaney, retired captain of police" (No. 1483, Rec. No. 515), which was read the first time and referred to the committee on affairs of cities.

"An act to incorporate the Convent of Marie Reparatrice" (No. 1500, Rec. No. 516), which was read the first time and referred to the committee on the judiciary.

"An act to amend section seventy-four of the Greater New York charter, with respect to the powers of the board of aldermen and the board of estimate and apportionment" (No. 1504, Rec. No. 517), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Forest, Fish and Game Law, in relation to spearing fish and using set lines in Silver lake, Wyoming county" (No. 842, Rec. No. 518), which was read the first time and referred to the committee on forestry, fisheries and game.

"An act to amend the Highway Law, in relation to establishing a State route in Columbia and Greene counties" (No. 1489, Rec. No. 519), which was read the first time and referred to the committee on internal affairs.

Mr. Speaker, from the committee on rules, to which was referred Senate bill introduced by Mr. Pratt (No. 1446, Rec. No. 471), entitled "An act to amend the Highway Law, in relation to

creating a new State route in the counties of Steuben and Allegany."

Also, Senate bill introduced by Mr. Frawley (No. 1433, Rec. No. 456), entitled "An act making an appropriation for the payment of claims for damages for deaths and personal injuries arising from the accident at the automobile races on the State fair grounds at Syracuse."

Also, Senate bill introduced by Mr. T. D. Sullivan (No. 1174, Rec. No. 485), entitled "An act to amend the Insurance Law, relative to the purposes for which fidelity and surety companies may be incorporated."

Also, Senate bill introduced by Mr. Harte (No. 1391, Rec. No. 425), entitled "An act to amend the Tax Law, in relation to the apportionment of the assessments of special franchises and other property."

Also, Senate bill introduced by Mr. Frawley (No. 1127, Rec. No. 454), entitled "An act to amend the Insurance Law, relative to the merger or consolidation of certain corporations."

Also, Senate bill introduced by Mr. Frawley (No. 1361, Rec. No. 359), entitled "An act to repeal chapter two hundred and ninety-four of the Laws of eighteen hundred and sixty-nine, entitled 'An act to incorporate the fire department of the city of Binghamton,' and the several acts amendatory thereof."

Also, Senate bill introduced by Mr. Frawley (No. 1390, Rec. No. 455), entitled "An act to amend the Labor Law, relative to the use of compressed air in caissons, tunnels and other works, and laborers employed."

Also, Senate bill introduced by Mr. Ramsperger (No. 183, Rec. No. 410), entitled "An act to amend the Labor Law, in relation to hours of labor of minors over fourteen years of age, in certain kinds of work."

Also, Senate bill introduced by Mr. Allen (No. 1477, Rec. No. 500), entitled "An act to amend the Highway Law, in relation to State and county highways in cities of the second and third classes."

Also, Senate bill introduced by Mr. Brackett (No. 1420, Rec. No. 446), entitled "An act to amend chapter sixty-eight of the Laws of eighteen hundred and eighty, entitled 'An act to authorize

the sale of lands in the town and village of Saratoga Springs, for unpaid State, county and municipal taxes, including water rates and special assessments, and the several acts amendatory thereof.”

Also, Senate bill introduced by Mr. Brackett (No. 873, Rec. No. 445), entitled “An act to amend section four of chapter six hundred and seventy of the Laws of eighteen hundred and seventy-three, as amended by chapter four hundred and seventy-eight of the Laws of eighteen hundred and ninety, entitled ‘An act to provide for the sprinkling with water, oil or other substance, certain streets and avenues in the village and town of Saratoga Springs.’”

Also, Senate bill introduced by Mr. Brackett (No. 155, Rec. No. 443), entitled “An act to amend the Highway Law, in relation to the description of the route of a certain highway to be constructed or improved by the State.”

Also, Senate bill introduced by Mr. Thomas (No. 1423, Rec. No. 487), entitled “An act to amend the County Law, in relation to compensation of certain officers.”

Also, Senate bill introduced by Mr. Frawley (No. 1449, Rec. No. 457), entitled “An act to amend the Legislative Law, in relation to compensation for appearances in legislative matters.”

Also, Senate bill introduced by Mr. Murtaugh (No. 1442, Rec. No. 470), entitled “An act making an appropriation for highway improvement purposes.”

Also, Senate bill introduced by Mr. Walters (No. 1395, Rec. No. 432), entitled “An act to amend Highway Law, in relation to the construction of county highways.”

Also, Senate bill introduced by Mr. Walters (No. 1396, Rec. No. 433), entitled “An act to amend the Prison Law, in relation to prison labor.”

Also, Senate bill introduced by Mr. Frawley (No. 632, Rec. No. 354), entitled “An act to amend the Banking Law, in relation to the retirement of deputies, clerks and examiners in the Banking Department.”

Also, Senate bill introduced by Mr. Sage (No. 60, Rec. No. 482), entitled “An act authorizing the city of Albany to improve its river front.”

Also, Senate bill introduced by Mr. White (No. 1453, Rec. No. 495), entitled "An act to amend the Highway Law, in relation to a new State highway in the county of Schoharie."

Also, Senate bill introduced by Mr. Hinman (No. 688, Rec. No. 465), entitled "An act to amend the Code of Civil Procedure, in relation to the affidavit of sale in proceedings to foreclose a mortgage by advertisement."

Also, Senate bill introduced by Mr. Stilwell (No. 1293, Rec. No. 417), entitled "An act to authorize and direct the Commissioners of the Land Office of the State of New York to grant and convey to the city of New York a strip of land situated in the borough of the Bronx, city of New York."

Also, Senate bill introduced by Mr. Ramsperger (No. 1308, Rec. No. 503), entitled "An act authorizing the World's Dispensary Medical Association, a domestic corporation, to take and hold property in trust for certain benevolent purposes, and to extend its corporate existence."

Also, Senate bill introduced by Mr. Pollock (No. 1487, Rec. No. 496), entitled "An act to amend the Inferior Courts Act of the city of New York in relation to examination of children to determine their mental and physical condition."

Also, Senate bill introduced by Mr. T. D. Sullivan (No. 1422, Rec. No. 435), entitled "An act to amend section seventy of the Insurance Law, relating to incorporation."

Also, Senate bill introduced by Mr. Cobb (No. 748, Rec. No. 420), entitled "An act to amend the Decedent Estate Law, in relation to proof of wills."

Also, Senate bill introduced by Mr. Coats (No. 1302, Rec. No. 401), entitled "An act to amend the Highway Law, in relation to laying out highways."

Also, Senate bill introduced by Mr. Coats (No. 1303, Rec. No. 400), entitled "An act to amend the Village Law, in relation to laying out, altering or discontinuing streets."

Also, Senate bill introduced by Mr. Foley (No. 1227, Rec. No. 402), entitled "An act to amend the Penal Law, in relation to violations of provisions of Labor Law concerning the bureau of industries and immigration."

Also, Senate bill introduced by Mr. Heacock (No. 1458, Rec.

No. 463), entitled "An act to amend the Highway Law, in relation to the establishment of a new State route in the county of Herkimer."

Also, Senate bill introduced by Mr. Rose (No. 1298, Rec. No. 411), entitled "An act in relation to authorizing the city of Newburgh to appropriate and expend moneys for certain purposes, and to raise the same by tax."

Also, Senate bill introduced by Mr. Thomas (No. 966, Rec. No. 330), entitled "An act to amend the State Charities Law, in relation to the New York State Woman's Relief Corps Home."

Also, Senate bill introduced by Mr. Wainwright (No. 1375, Rec. No. 490), entitled "An act to provide for the distribution of the percentage or tax on receipts of foreign fire insurance companies doing business in the city of Yonkers."

Also, Senate bill introduced by Mr. White (No. 670, Rec. No. 162), entitled "An act to amend the Highway Law, in relation to a new State route between the city of Schenectady and a point on route seven in Schoharie county."

Also, Senate bill introduced by Mr. Wainwright (No. 707, Rec. No. 488), entitled "An act to amend the Code of Civil Procedure, in relation to the burden of proof of contributory negligence in an action to recover damages for personal injuries or causing death."

Also, Senate bill introduced by Mr. Wainwright (No. 939, Rec. No. 489), entitled "An act to amend the Town Law, in relation to construction of portions of sewer district or extensions."

Also, Senate bill introduced by Mr. Wagner (No. 993, Rec. No. 505), entitled "An act to amend the Liquor Tax Law, in relation to penalties."

Also, Senate bill introduced by Mr. Duhamel (No. 1426, Rec. No. 447), entitled "An act to amend the Greater New York charter, in relation to establishing a division of real estate in the bureau of street openings."

Also, Senate bill introduced by Mr. Frawley (No. 1471, Rec. No. 502), entitled "An act making appropriations for fire protection for the State institutions reporting to the Fiscal Supervisor of State Charities."

Also, Senate bill introduced by Mr. T. D. Sullivan (No. 1437, Rec. No. 385), entitled "An act to amend the Highway Law, in relation to a new State route in the counties of Wayne and Ontario."

Also, Senate bill introduced by Mr. Frawley (No. 1471, Rec. No. 502), entitled "An act making appropriations for fire protection for the State institutions reporting to the Fiscal Supervisor of State Charities."

Also, Senate bill introduced by Mr. Long (No. 1346, Assembly Reprint No. 2008, Rec. No. 407), entitled "An act to amend the Election Law, in relation to boards of elections, salaries of commissioners and number and compensation of subordinates," reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Malone (No. 1111, Int. No. 1002), entitled "An act to amend the General Municipal Law and the State Finance Law, in relation to the awarding of contracts."

Also, Assembly bill introduced by Mr. Sweet (No. 1226, Int. No. 1083), entitled "An act to amend generally chapter six hundred forty-seven of the Laws of nineteen hundred and eleven, entitled 'An act relating to conservation of land, forests, waters, parks, hydraulic power, fish and game, constituting chapter sixty-five of the Consolidated Laws.'"

Also, Assembly bill introduced by Mr. Whitney (No. 1850, Int. No. 504), entitled "An act making an appropriation for fire protection in the State hospitals for the insane," reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and

said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker announced the special order, being the bill (No. 1446, Rec. No. 471), entitled "An act to amend the Highway Law, in relation to creating a new State route in the counties of Steuben and Allegany."

On motion of Mr. Seeley, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1433, Rec. No. 456), entitled "An act making an appropriation for the payment of claims for damages for deaths and personal injuries arising from the accident at the automobile races on the State fair grounds at Syracuse."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Mets	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boyian	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Bronx	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1174, Rec. No. 485), entitled "An act to amend the Insurance Law, relative to the purposes for which fidelity and surety companies may be incorporated."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1391, Rec. No. 425), entitled "An act to amend the Tax Law, in relation to the apportionment of the assessments of special franchises and other property."

On motion of Mr. Baumes, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillet	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Heain	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1127, Rec. No. 454), entitled "An act to amend the Insurance Law, relative to the merger or consolidation of certain corporations."

On motion of Mr. Cross, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Henrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schechter	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1361, Rec. No. 359), entitled "An act to repeal chapter two hundred and ninety-four of the Laws of eighteen hundred and sixty-nine, entitled 'An act to incorporate the fire department of the city of Binghamton,' and the several acts amendatory thereof."

On motion of Mr. Ruland, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Breton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schechter	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwars	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1390, Rec. No. 455), entitled "An act to amend the Labor Law, relative to the use of compressed air in caissons, tunnels and other works, and laborers employed."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 183, Rec. No. 410), entitled "An act to amend the Labor Law, in relation to hours of labor of minors, over fourteen years of age, in certain kinds of works."

On motion of Mr. Slocum, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 3

Those who voted in the affirmative were:

Adler	Crane	Heiberger	McKeon	Slocum
Ahern	Crawford	Herrick	Metz	Smith A E
Allen	Cross	Heyman	Milford	Smith M
Banzhaf	Cuvillier	Hinman	Nelson	Smith T K
Barnes	Dana	Hoff	Page	Stivers
Baumes	Duntz	Hopkins	Pappert	Stoddard
Bell	Ebbets	Horton	Parker	Sullivan
Bennett	Edwards	Jackson	Patrie	Sweet
Blauvelt	Entwistle	Jones	Pembleton	Tallett
Boylan	Evans	Karutz	Pierce	Talmage
Brennan	Farrell	Kennedy	Prime	Thompson
Brereton	Fitzgerald	Keys	Rahl	Thorn
Brong	Fleck	Kopp	Richardson	Vert
Brooks	Frisbie	Langhorst	Robinson	Waring
Brown	Gage	Lent	Rozan	Waters
Bryant	Garvey	Levy J.	Ruddick	Weil
Bush	Gibeau	Lincoln	Ruland	Wende
Campbell	Gillen	Macdonald	Schector	Wheeler
Caughlan	Gillett	MacGregor	Schifferdecker	Whitney
Chanler	Goldberg	Machold	Schmitt	Willmott
Cheney	Goodman	Madden	Schwarz	Wilson
Chilton	Grace	Malone	Seaker	Winters
Coffey	Graubard	Mathewson	Seeley	Wood
Coleman	Greenberg	McCue	Shannon	Yale
Colné	Gurnett	McDaniels	Shepardson	Yeomans
Constantine	Hackett	McElligott	Shlivek	Young
Cook	Hart	McGrath	Singleton	Yule
Crandell	Hearn	McKee	Slater	Zorn

Those who voted in the negative were:

Merrill Murray Phillips

Mr. Jackson moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Mets	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rosan	Waters
Bryant	Gibeau	Lincoln	Ruddiek	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schechter	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

On motion of Mr. Jackson, said bill was recommitted to the committee on rules.

Mr. Speaker announced the special order, being the bill (No. 1477, Rec. No. 500), entitled "An act to amend the Highway Law, in relation to State and county highways in cities of the second and third classes, and in relation to the expense of county highways in cities of the second and third classes."

On motion of Mr. Schwarz, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Millford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thoin
Brong	Frisbie	Langhornt	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1420, Rec. No. 446), entitled "An act to amend chapter sixty-eight of the Laws of eighteen hundred and eighty, entitled 'An act to authorize the sale of lands in the town and village of Saratoga Springs, for unpaid State, county and municipal taxes, in-

cluding water rates and special assessments, and the several acts amendatory thereof."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 873, Rec. No. 445), entitled "An act to amend section four of

chapter six hundred and seventy of the Laws of eighteen hundred and seventy-three, as amended by chapter four hundred and seventy-eight of the Laws of eighteen hundred and ninety, entitled 'An act to provide for the sprinkling with water, oil or other substance, certain streets and avenues in the village and town of Saratoga Springs.' "

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rosan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 155, Rec. No. 443), entitled "An act to amend the Highway Law, in relation to the description of the route of a certain highway to be constructed or improved by the State."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitnev
Chanler	Goodman	Madden	Schmitt	Willmot
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlvek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1423, Rec. No. 487), entitled "An act to amend the County Law, in relation to compensation of certain officers."

On motion of Mr. Parker, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Sector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwartz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1449, Rec. No. 457), entitled "An act to amend the Legislative Law, in relation to compensation for appearances in legislative matters."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1442, Rec. No. 470), entitled "An act making an appropriation for highway improvement purposes."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1395, Rec. No. 432), entitled "An act to amend Highway Law, in relation to the construction of county highways."

On motion of Mr. Edwards, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Gooseman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Heain	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1396, Rec. No. 433), entitled "An act to amend the Prison Law, in relation to prison labor."

On motion of Mr. T. K. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Millford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Caughlan	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 632, Rec. No. 354), entitled "An act to amend the Banking Law, in relation to the retirement of deputies, clerks and examiners in the Banking Department."

On motion of Mr. Macdonald, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Sealey	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 60, Rec. No. 482), entitled "An act authorizing the city of Albany to improve its river front."

On motion of Mr. Malone, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shl'vek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1453, Rec. No. 495), entitled "An act to amend the Highway Law, in relation to a new State highway in the county of Schoharie."

On motion of Mr. Frisbie, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Mets	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, 'That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 688, Rec. No. 465), entitled "An act to amend the Code of Civil Procedure, in relation to the affidavit of sale in proceedings to foreclose a mortgage by advertisement."

On motion of Mr. Ruland, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karuts	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Haskett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1293, Rec. No. 417), entitled "An act to authorize and direct the Commissioners of the Land Office of the State of New York to grant and convey to the city of New York a strip situated in the borough of the Bronx, city of New York."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1308, Rec. No. 503), entitled "An act authorizing the World's Dispensary Medical Association, a domestic corporation, to take and hold property in trust for certain benevolent purposes, and to extend its corporate existence."

On motion of Mr. Wende, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Hernick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1487, Rec. No. 496), entitled "An act to amend the the Inferior Courts Act of the city of New York, in relation to examination of children to determine their mental and physical condition."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Heirick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1422, Rec. No. 435), entitled "An act to amend section seventy of the Insurance Law, relating to incorporation."

On motion of Mr. Cross, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleok	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 748, Rec. No. 420), entitled "An act to amend the Decedent Estate Law, in relation to the proof of wills."

On motion of Mr. Hinman, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrel	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1302, Rec. No. 401), entitled "An act to amend the Highway Law, in relation to laying out highways."

On motion of Mr. Parker, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schechter	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwartz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1303, Rec. No. 400), entitled "An act to amend the Village Law, in relation to laying out, altering or discontinuing streets."

On motion of Mr. Sullivan, said bill was read the second time and ordered to a third reading. .

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1227, Rec. No. 402), entitled "An act to amend the Penal Law, in relation to violations of provisions of Labor Law concerning the bureau of industries and immigration."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1458, Rec. No. 463), entitled "An act to amend the Highway Law, in relation to the establishment of a new State route in the county of Herkimer."

On motion of Mr. Robinson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Coughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1298, Rec. No. 411), entitled "An act in relation to authorizing the city of Newburgh to appropriate and expend moneys for certain purposes, and to raise the same by tax."

On motion of Mr. Baumes, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Br�wn	Garvey	Levy J	Roza�	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillet	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Coln�	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 966, Rec. No. 330), entitled "An act to amend the State Charities Law; in relation to the New York State Woman's Relief Corps Home."

On motion of Mr. Bush, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1375, Rec. No. 490), entitled "An act to provide for the distribution of the percentage or tax on receipts of fire insurance companies doing business in the city of Yonkers."

On motion of Mr. Young, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 670, Rec. No. 162), entitled "An act to amend the Highway Law, in relation to a new State route between the city of Schenectady and a point on route seven in Schoharie county."

On motion of Mr. Frisbie, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NGES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	GibEAU	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitz	Willmott
Cheney	Grace	Malone	Schwartz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	G. eenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 707, Rec. No. 488), entitled "An act to amend the Code of Civil Procedure, in relation to the burden of proof of contributory negligence in an action to recover damages for personal injuries or causing death."

On motion of Mr. MacGregor, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 1

Those who voted in the affirmative were:

Adler	Crane	Heiberger	McKeon	Slater
Ahern	Crawford	Herrick	Metz	Slocum
Allen	Cross	Heyman	Milford	Smith A E
Banshaf	Cuvillier	Hinman	Nelson	Smith M
Barnes	Dana	Hoff	Page	Smith T K
Baumes	Dunts	Hopkins	Pappert	Stivers
Bell	Ebbets	Horton	Paiker	Sullivan
Bennett	Edwards	Jackson	Patrie	Sweet
Blauvelt	Entwistle	Jones	Pembleton	Tallett
Boylan	Evans	Karutz	Phillips	Talmage
Brennan	Farrell	Kennedy	Pierce	Thompson
Brereton	Fitzgerald	Keys	Prime	Thorn
Brong	Fleck	Kopp	Rahl	Vert
Brooks	Frisbie	Langhorst	Richardson	Waring
Brown	Gage	Lent	Robinson	Waters
Bryant	Garvey	Levy J	Rozan	Weil
Bush	Gibeau	Lincoln	Ruddick	Wende
Campbell	Gillen	Macdonald	Ruland	Wheeler
Caughlan	Gillett	MacGregor	Schector	Whitney
Chanler	Goldberg	Machold	Schifferdecker	Willmott
Cheney	Goodman	Madden	Schmitt	Wilson
Chilton	Grace	Malone	Schwarz	Winters
Coffey	Graubard	Mathewson	Seaker	Wood
Coleman	Greenberg	McCue	Seeley	Yale
Colné	Gurnett	McDaniels	Shannon	Yeomans
Constantine	Hackett	McElligott	Shepardson	Young
Cook	Hart	McGrath	Shlivek	Yule
Crandell	Hearn	McKee	Singleton	Zorn

In the negative:

Stoddard

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 939, Rec. No. 489), entitled "An act to amend the Town Law, in relation to construction of portions of sewer district or extensions."

On motion of Mr. Young, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seake	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans

Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 993, Rec. No. 505), entitled "An act to amend the Liquor Tax Law, in relation to penalties."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it; therefore, in accordance with the provisions of section 15 of article 3 of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Senate bill (Int. No. 906, printed No. 993), entitled "An act to amend the Liquor Tax Law, in relation to penalties," as amended.

Given under my hand and the privy seal of the State at the capitol in the city of Albany this twenty-ninth day of March in the year of our Lord one thousand nine hundred and twelve.

JOHN A. DIX:

By the Governor:

JOHN A. MASON,
Secretary to the Governor.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, the necessity for the immediate passage of the same having been certified by the Governor, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smirn M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1426, Rec. No. 447), entitled "An act to amend the Greater New York charter, in relation to establishing a division of real estate in the bureau of street openings."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 1

Those who voted in the affirmative were:

Adler	Crane	Heiberger	Metz	Slocum
Ahern	Crawford	Herrick	Milford	Smith A E
Allen	Cross	Heyman	Nelson	Smith M
Banzhaf	Cuvillier	Hinman	Page	Smith T K
Barnes	Dana	Hoff	Pappert	Stivers
Baumes	Duntz	Hopkins	Parker	Stoddard
Bell	Ebbets	Horton	Patrie	Sullivan
Bennett	Edwards	Jackson	Pembleton	Sweet
Blauvelt	Entwistle	Jones	Phillips	Tallett
Boylan	Evans	Karutz	Pierce	Talmage
Brennan	Farrell	Kennedy	Prime	Thompson
Brereton	Fitzgerald	Keys	Rahl	Thorn
Brong	Fleck	Kopp	Richardson	Vert
Brooks	Frisbie	Langhorst	Robinson	Waring
Brown	Gage	Lent	Rozan	Waters
Bryant	Garvey	Levy J	Ruddick	Weil
Bush	Gibeau	Lincoln	Ruland	Wende
Campbell	Gillen	Macdonald	Schector	Wheeler
Caughlan	Gillett	MacGregor	Sceifferdecker	Whitney
Chanler	Goldberg	Machold	Schmitt	Willmott
Cheney	Goodman	Madden	Schwarz	Wilson
Chilton	Grace	Mathewson	Seaker	Winters
Coffey	Graubard	McCue	Seeley	Wood
Coleman	Greenberg	McDaniels	Shannon	Yale
Colné	Gurnett	McElligott	Shepardson	Yeomans
Constantine	Hackett	McGrath	Shlivek	Young
Cook	Hart	McKee	Singleton	Yule
Crandell	Hearn	McKeon	Slater	Zorn

In the negative:

Malone

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1111, Int. No. 1002), entitled "An act to amend the General Municipal Law and the State Finance Law, in relation to the awarding of contracts."

On motion of Mr. Malone, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1226, Int. No. 1083), entitled "An act to amend generally chapter six hundred forty-seven of the Laws of nineteen hundred and eleven, entitled 'An act relating to conservation of land, forests, waters, parks, hydraulic power, fish and game, constituting chapter sixty-five of the Consolidated Laws.'"

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecke	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yecmans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1850, Int. No. 1504), entitled "An act making an appropriation for fire protection in the State hospitals for the insane."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Piece	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schechter	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1437, Rec. No. 385), entitled "An act to amend the Insurance Law, in relation to the State Fire Marshal."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it; therefore, in accordance with the provisions of section 15 of article 3 of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Senate bill (Int. No. 597, printed No.

1437), entitled "An act to amend the Insurance Law, in relation to State Fire Marshal," as amended.

Given under my hand and the privy seal of the State at the capitol in the city of Albany this twenty-seventh day of March in the year of our Lord one thousand nine hundred and twelve.

JOHN A. DIX.

By the Governor:

JOHN A. MASON,
Secretary to the Governor.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, the necessity for the immediate passage of the same having been certified by the Governor, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Millford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chandler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1471, Rec. No. 502), entitled "An act making appropriations for fire protection for the State institutions reporting to the Fiscal Supervisor of State Charities."

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Speaker announced the special order, being the Senate bill (No. 1346, Assembly Reprint No. 2008, Rec. No. 407), entitled "An act to amend the Election Law, in relation to boards of elections, salaries of commissioners and number and compensation of subordinates."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it; therefore, in accordance with the provisions of section 15 of article 3 of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Senate bill (Int. No. 1167, printed No. 1346), entitled "An act to amend the Election Law, in relation to boards of elections, salaries of commissioners and number and compensation of subordinates," as amended.

Given under my hand and the privy seal of the State at the capitol in the city of Albany this twenty-ninth day of March in the year of our Lord one thousand nine hundred and twelve.

JOHN A. DIX.

By the Governor:

JOHN A. MASON,
Secretary to the Governor.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, the necessity for the immediate passage of the same having been certified by the Governor, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Millford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, Mr. Goldberg offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on rules be discharged from the further consideration of Senate bill (No. 1419, Rec. No. 416), entitled "An act to require the giving of transfers by the surface railroads in the boroughs of Manhattan and Bronx, city of New York."

Debate was had thereon.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

AYES 76

NOES 66

Those who voted in the affirmative were:

Ahern	Crane	Hackett	McCue	Schmitt
Banzhaf	Cuvillier	Hearn	McDaniels	Schwarz
Barnes	Dana	Heiberger	McElligott	Seeley

Bell	Evans	Herrick	McGrath	Shlivek
Bennett	Farrell	Heyman	McKee	Singleton
Blauvelt	Fitzgerald	Horton	McKeon	Smith A E
Boylan	Fleck	Jackson	Merrill	Stoddard
Brennan	Frisbie	Karutz	Metz	Sullivan
Brooks	Garvey	Kennedy	Murray	Walker
Bush	Gillen	Kopp	Nelson	Weil
Campbell	Goldberg	Lent	Rahl	Wheeler
Caughlan	Goodman	Levy A J	Ruddick	Willmott
Chanler	Graubard	Levy J	Ruland	Wood
Chilton	Greenberg	Madden	Schector	Yule
Coleman	Gurnett	Mathewson	Schifferdecker	Zorn
Colné				

Those who voted in the negative were:

Adler	Duntz	Keys	Prime	Talmage
Allen	Ebbets	Langhorst	Richardson	Thompson
Baumes	Edwards	Macdonald	Robinson	Thorn
Brong	Entwistle	MacGregor	Seaker	Vert
Brown	Gage	Machold	Shannon	Waring
Bryant	Gibeau	Malone	Shepardson	Waters
Bullion	Gillett	Milford	Slater	Wende
Cheney	Grace	Page	Slocum	Whitney
Coffey	Hart	Pappert	Smith M	Wilson
Constantine	Hinman	Parker	Smith T K	Winters
Cook	Hoff	Pembleton	Stivers	Yale
Crandell	Hopkins	Phillips	Sweet	Yeomans
Crawford	Jones	Pierce	Tallett	Young
Cross				

On motion of Mr. Goldberg, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Goldberg, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths, being present.

AYES 77

NOES 63

Those who voted in the affirmative were:

Ahern	Crane	Gurnett	Mathewson	Schmitt
Banzhaf	Crawford	Hackett	McCue	Schwarz
Barnes	Cuvillier	Hearn	McDaniels	Seeley
Bell	Dana	Heiberger	McElligott	Shlivek
Bennett	Evans	Herrick	McGrath	Singleton
Blauvelt	Farrell	Heyman	McKee	Smith A E
Boylan	Fitzgerald	Horton	McKeon	Stoddard
Brennan	Fleck	Jackson	Merrill	Sullivan
Brooks	Frisbie	Karutz	Metz	Walker

Bush	Garvey	Kennedy	Murray	Weil
Campbell	Gillen	Kopp	Nelson	Wende
Caughlan	Goldberg	Lent	Ruddick	Wheeler
Chanler	Goodman	Levy A J	Ruland	Willmott
Chilton	Grace	Levy J	Schector	Yule
Coleman	Graubard	Madden	Schifferdecker	Zorn
Colné	Greenberg			

Those who voted in the negative were:

Adler	Duntz	Macdonald	Richardson	Thompson
Allen	Edwards	MacGregor	Robinson	Thorn
Baumes	Entwistle	Machold	Seaker	Vert
Brong	Gage	Malone	Shannon	Waring
Brown	Gibeau	Milford	Shepardson	Waters
Bryant	Gillett	Page	Slater	Whitney
Bullion	Hart	Pappert	Slocum	Wilson
Cheney	Hinman	Parker	Smith M	Winters
Coffey	Hoff	Pembleton	Smith T K	Wood
Constantine	Hopkins	Phillips	Stivers	Yale
Cook	Jones	Pierce	Tallett	Yeomans
Crandell	Keys	Prime	Talmage	Young
Cross	Langhorst	Rahl		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the Assembly bill (No. 1313, Senate Reprint No. 1516, Int. No. 142), entitled "An act to amend the Real Property Law, in relation to the lease of real property held in trust," with a message that they have concurred in the passage of the same, with the following amendments:

Page 2, line 1, after the word "court", first appearing on said line, insert the following in italics: "except that where a decedent has devised to his executors or trustees real property by a will which contains a provision authorizing the leasing thereof without limitation as to the number of years of the term a lease may be made by such executor or trustee, without application to the court, for terms not exceeding twenty years in the aggregate at such rental as shall be fair and reasonable."

Page 2, line 4, strike out the words in italics beginning with the word "where", and strike out all the rest of the page to and including line 26.

Page 3, strike out lines 1 to 4, inclusive.

Mr. A. E. Smith moved to concur in the Senate amendments.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it; therefore, in accordance with the provisions of section 15 of article 3 of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Assembly bill (Int. No. 142, printed No. 1313), entitled "An act to amend the Real Property Law, in relation to the lease of real property held in trust."

Given under my hand and the privy seal of the State at the capitol in the city of Albany this twenty-ninth day of March in the year of our Lord one thousand nine hundred and twelve.

JOHN A. DIX.

By the Governor:

JOHN A. MASON,
Secretary to the Governor.

Mr. Speaker put the question whether the House would concur in said amendments, the necessity for the immediate passage of the same having been certified by the Governor, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott

Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 1750, Senate Reprint No. 1495, Int. No. 1041), entitled "An act to amend chapter three hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to the salary of the city engineer," with a message that they have concurred in the passage of the same, with the following amendments:

Page 2, line 8, after "office" insert in italics the following: "may be changed in the manner provided in this section, as amended, but until such change it".

Line 8, after "be" insert in italics "at the rate of".

Line 9, strike out "until the expiration of his term".

Mr. Sweet moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn

Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 1664, Senate Reprint No. 1475, Int. No. 1421), entitled "An act to supplement the provisions of law relating to the department of public works in the city of Syracuse," with a message that they have concurred in the passage of the same, with the following amendments:

Page 5, line 2, after the word "commissioners" strike out the remainder of said line.

Page 5, lines 3, 4, 5, 6 and 7 up to and including the word "thereto" to be stricken out.

Page 5, line 7, the words "and shall name the" at the end of said line, and all of line 8 to be taken out and inserted between the words "ability," and "they" on line 14.

Mr. T. K. Smith moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K

Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Rrereton	Fleck	Kopp	Rahl	Thorn
Brong	Friabie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 1777, Senate Reprint No. 1469, Int. No. 1481), entitled "An act to amend the charter of the city of Gloversville, generally," with a message that they have concurred in the passage of the same, with the following amendments:

Page 1, line 9, strike out "one deputy chamberlain".

Page 2, line 1, strike out the words "one superintendent of water works".

Mr. Hart moved moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted the affirmative were:

Adler	Crawford	Herrick	Mets	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rosan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 1699, Senate Reprint No. 1472, Reprint No. 1517, Int. No. 1106), entitled "An act making appropriations for constructions, improvements, repairs and equipment at various State institutions," with a message that they have concurred in the passage of the same, with the following amendments:

Page 7, line 9, insert the following: "For a foundry and engine room building, fifteen thousand dollars, \$15,000.00. For repairing drawing school building, three thousand dollars, \$3,000.00. For repairing brick-laying class building, two thousand dollars, \$2,000.00."

Page 8, line 27, at the end of said line, insert the following: "For the construction, including heating, plumbing and lighting, of a residence for the Catholic chaplain, five thousand dollars, \$5,000.00. For the construction, including heating, plumbing and lighting, of a residence for the Protestant chaplain, five thousand dollars, \$5,000.00."

Page 10, line 11, at the end of said line, add the following: "For immediate necessary repairs of barn, one thousand eight hundred dollars, \$1,800.00."

Page 11, line 26, after said line add the following: "For the purpose of additional land, eighteen thousand dollars, \$18,000.00."

Page 14, line 5, between the words "cast" and "water" insert the word "iron".

Page 14, line 20, between the words "barn" and "in" insert the words "to replace one".

Page 14, line 21, after said line add the following: "For improving the water supply of the Colony, including engineering services, twenty-five thousand dollars, \$25,000.00."

Page 16, line 18, after the word "disposal" insert the words "and the purchase of a site".

Page 16, line 22, after the word "stated" add the following: "and the purchase of a site, which site shall not exceed in cost the sum of sixty thousand dollars, \$60,000.00".

Mr. Whitney moved to concur in the Senate amendments.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it; therefore, in accordance with the provisions of section 15 of article 3 of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Assembly bill (Printed No. 1699, Senate Reprint No. 1472), entitled "An act making appropriations for constructions, improvements, repairs and equipment at various State institutions," as amended.

Given under my hand and the privy seal of the State at the capitol in the city of Albany this twenty-ninth day of March in the year of our Lord one thousand nine hundred and twelve.

JOHN A. DIX.

By the Governor:

JOHN A. MASON,
Secretary to the Governor.

Mr. Speaker put the question whether the House would concur in the Senate amendments, the necessity for the immediate passage of the same having been certified by the Governor, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillet	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 190, Senate Reprint No. 1514, Int. No. 189), entitled "An act making an appropriation for the re-establishment of the State library and for the purchase of furniture and office fixtures for the State educational building," with a message that they have concurred in the passage of the same, with the following amendments:

Page 2, after line 13 insert new section 3 as follows:

"§ 3. The additional sum of fifty thousand dollars, \$50,000, or so much thereof as may be necessary, is hereby appropriated out of any moneys in the treasury not otherwise appropriated for the purchase of such further office furnishings, fixtures and furniture as may be necessary for the said State educational building."

Page 2, line 14, change the numeral "3" to the numeral "4".

Page 2, line 20, change the numeral "4" to the numeral "5".

Mr. Whitney moved to concur in the Senate amendments:

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it; therefore, in accordance with the provisions of section 15 of article 3 of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Assembly bill (Int. No. 189, printed No. 190), entitled "An act making an appropriation for the re-establishment of the State library and for the purchase of furniture and office fixtures for the State educational building," as amended.

Given under my hand and the privy seal of the State at the capitol in the city of Albany this twenty-seventh day of March in the year of our Lord one thousand nine hundred and twelve.

JOHN A. DIX.

By the Governor:

JOHN A. MASON,
Secretary to the Governor.

Mr. Speaker put the question whether the House would concur in said amendments, the necessity for the immediate passage of the same having been certified by the Governor, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Ailen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Benne.t	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Fairrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schechter	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 74, Senate Reprint No. 1465, Int. No. 74), entitled "An act to provide for the acquisition and preservation of the historic tract or parcel of land known as the Bennington battlefield, situate in the town of Hoosick, in the county of Rensselaer, and making an appropriation therefor," with a message that they have concurred in the passage of the same, with the following amendnients:

Page 1, line 3, strike out the word "thirty" and insert in place thereof the word "twenty".

Page 4, line 22, strike out the word "thirty" and insert in place thereof the word "twenty", and on same line strike out the numerals "\$30,000" and insert in place thereof the numerals "\$20,000" in brackets.

Mr. Parker moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 869, Senate Reprint No. 1434, Int. No. 808),^{as} entitled "An act to amend the Poor Law, in relation to hospital accommodations to persons suffering from tuberculosis," with a message that they have concurred in the passage of the same, with the following amendments:

Page 1, line 7, strike out the words "the disease known as".

Page 2, line 6, after the word "change" add the following: "This subdivision shall not apply to hospitals owned by or conducted under the supervision of cities of the first class."

Mr. Chanler moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waiers
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillep	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 1547, Senate Reprint No. 1413, Int. No. 105), entitled "An act to amend the Town Law, in relation to the issuance of temporary certificates of

indebtedness, audit of claims and compensation of town auditors, in certain towns," with a message that they have concurred in the passage of the same, with the following amendments:

Page 1, line 1 of title, strike out "reference" and insert "relation".

Line 2 of title, strike out "for the purpose of paying" and insert ", audit of claims and compensation of town auditors, in certain towns."

In the title strike out the last two lines.

Line 6, after "board" insert ", in certain towns,".

Page 2, line 2, after the third "town" insert ", having a population of four thousand and upwards,".

Line 23, after "chosen" insert in italics ", in a town having a population of four thousand and upwards,".

Line 26, place bracket before "of" and after "such".

Page 3, line 1, enclose letter "s" in "auditors" in brackets.

Mr. Blauvelt moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson

Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *March 29, 1912.*

Resolved (if the Assembly concur), That the Clerks of the Senate and Assembly be and hereby are authorized and directed to appoint such stenographers and employees during the recess as they may deem necessary to complete the making of the type-written copy of the original manuscript copy of the journals, assist in proof-reading and making comparison of the printed volumes of the journal under the direction of the journal clerks as required by chapter thirty-seven of the Laws of nineteen hundred and nine, and in receiving and forwarding documents and reports and to assist in the performance of the other clerical and detailed work connected with the duties of the Clerks' offices for such periods of time as may be determined by them. The compensation to be paid out of the appropriation for salaries and compensation of officers and employees of the Legislature upon the certificate of the Clerks of the Senate and Assembly respectively.

By order of the Senate,

PATRICK E. McCABE,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Millford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M

Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *March 29, 1912.*

Resolved (if the Assembly concur), That fifteen thousand copies of the memorial proceedings of the Legislature on the death of Honorable Thomas F. Grady be printed under the superintendence of the chairman of the joint committee in charge of such services, and distributed as follows: Fifty copies to each Senator, 30 copies to each member of Assembly; 500 copies to the State officers, 200 copies to the Clerks of the Senate and Assembly and their deputies; and the balance to the family of the deceased.

Resolved, That the expenses arising on account of the memorial services for the late Senator Thomas F. Grady be paid out of the contingent fund of the Legislature upon the certificate of the chairman of the committee having such exercises in charge.

By order of the Senate,

PATRICK E. McCABE,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Kopp, from the committee on privileges and elections, presented the following report:

IN ASSEMBLY, STATE OF NEW YORK.

In the matter of the contest of Maxim Bernkrant for the seat of Meyer Greenberg, member of Assembly for the Tenth Assembly District, borough of Manhattan, city and county of New York.

To the Honorable Assembly of the State of New York:

The committee on privileges and elections, to whom was re-

ferred the above contest, begs leave to submit the following report:

The petition referred to by the contestant, as his complaint, which was filed with your committee, alleges as the grounds of contest as follows:

First. That during all the times hereinafter mentioned the contestant was and still is a resident of the city and county of New York, State of New York, residing more particularly in the Tenth Assembly District of the county of New York, borough of Manhattan.

Second. That in or about the month of October, 1911, a convention was duly held at 40 Second avenue, in the borough of Manhattan, city of New York, in and for the Tenth Assembly District and which said convention was called in accordance with the Primary Election Law for the purpose of placing in nomination a candidate for the office of member of Assembly and at which said convention the contestant herein, Maxim Bernkrant, was duly chosen by a majority of said delegates as the candidate of the Republican party for the office of member of Assembly of the Tenth Assembly District in and for the city and county of New York to be voted upon at election next ensuing on the 7th day of November, 1911.

Third. Upon information and belief, that thereafter a convention was held by the delegates of the Democratic party of the Tenth Assembly District, who placed in nomination for the office of member of Assembly Meyer Greenberg.

Fourth. Upon information and belief, that thereafter and in and about the month of October, 1911, the Independence League through its duly chosen delegates, assembled for the purpose of placing in nomination a candidate for the office of member of Assembly of the Tenth Assembly District at which said convention Maxim Bernkrant was the choice of the majority of the said delegates, that through illegal acts committed by Meyer Greenberg, his agents, representatives and assigns, said nomination of Maxim Bernkrant was interfered with and prohibited, contrary to the Primary Election Law of the State of New York, to the damage of Maxim Bernkrant herein.

Fifth. Upon information and belief, that by reason of the said acts more particularly referred to in the fourth paragraph of this complaint, reiterated herein as if more particularly set forth, the said Maxim Bernkrant was improperly, illegally and contrary to party principles and in violation of law, deprived of the endorsement of himself by the Independence League for the office of member of Assembly of the Tenth Assembly District to his great and irreparable damage, all of which said illegal acts were committed and permitted with the knowledge, consent, approval and instiga-

tion on the part of the said Meyer Greenberg, his agents, representatives and assigns.

Sixth. Upon information and belief, that by reason of the said acts committed, more particularly set forth in paragraphs fourth and fifth of this complaint, the name of Maxim Bernkrant did not appear upon the ballot for the office of member of Assembly of the Independence League, which failure to print the name of Maxim Bernkrant under the Independence League column on the election ballot was due entirely to the acts committed as hereinbefore more particularly set forth by the said Meyer Greenberg, his representatives, agents and assigns, and that by reason thereof Maxim Bernkrant lost thereby several hundred votes which he otherwise would have received.

For a second cause of action.

Seventh. Upon information and belief, that at the election held on the 7th day of November, 1911, more particularly in the Tenth Assembly District, a great number of persons have voted illegally, evidence of which will be offered upon this hearing, which said illegal voting was committed to the great damage of Maxim Bernkrant herein and which said illegal voting was done and committed by persons who voted for Meyer Greenberg, for the office of member of Assembly and which said votes, if any, should after evidence, be offered with relation thereto, be deducted from the legal amount of votes received by the said Meyer Greenberg.

For a third cause of action.

Eighth. Upon information and belief, that at the election held on the 7th day of November, 1911, and more particularly in the Tenth Assembly District a great number of ballots were improperly counted for Meyer Greenberg, which said ballots were void, to the damage of Maxim Bernkrant.

Ninth. That by reason of all the acts committed herein your contestant prays that an order be entered sustaining the charges made, and

1. Finding the said Meyer Greenberg guilty of the acts alleged to have been committed in the complaint more particularly hereinbefore set forth.

2. Finding that the said Meyer Greenberg was illegally elected.

3. Finding that the said Meyer Greenberg be recommended expelled from the office of member of Assembly of the Tenth Assembly District by the Legislature.

4. Finding that Maxim Bernkrant did in fact receive the highest number of votes and, therefore, entitled to be seated as member of Assembly of the Tenth Assembly District.

The answer filed herein denies the allegation of the complaint as follows:

First. He denies that he has any knowledge or information sufficient to form a belief as to the allegations contained in the paragraph marked "first" of the alleged complaint.

Second. He denies that he has any knowledge or information sufficient to form a belief as to the allegations contained in the paragraph marked "second" of the alleged complaint.

Third. He admits the allegations contained in the paragraph marked "third" of the alleged complaint.

Fourth. He denies the allegations contained in the paragraph marked and numbered "fourth" of the complaint.

Fifth. He denies the allegations contained in the paragraph marked and numbered "fifth" of the complaint.

Sixth. He denies the allegations contained in the paragraph marked and numbered "sixth" of the complaint.

Seventh. He denies the allegations contained in the paragraph marked and numbered "seventh" of the complaint.

Eighth. He denies the allegations contained in the paragraph marked and numbered "eighth" of the complaint.

Ninth. He denies the allegations contained in the paragraph marked and numbered "ninth" of the complaint.

Tenth. Further answering said complaint and for a further separate and distinct defense to this action, this contestee alleges:

That he was duly, legally and regularly elected as member of the Assembly for the Tenth Assembly District, New York county, State of New York, by a plurality of the voters thereof, and that said election was conducted in a decent, legal and orderly manner and according to law.

Eleventh. Further answering said complaint and for a further separate and distinct defense to this action, this contestee, Meyer Greenberg, alleges:

That the convention held by the Independence League party in and for the Tenth Assembly District, New York county, State of New York, was duly and legally constituted and organized and held according to law, and that he, Meyer Greenberg, was the duly, legally nominated candidate of the said Independence League party of the Tenth Assembly District, New York county, state of New York, and that as such nominee of such party, he was the choice of a majority of the delegates of the said convention, expressed by them of their own free will and voluntary act and choice, and without any fraud, duress or intimidation on the part of this contestee or any one else.

Twelfth. Further answering said complaint and for a further separate and distinct defense to this action, this contestee, Meyer Greenberg, alleges:

That no protest as to his nomination by the Independence

League party of the Tenth Assembly District, New York county, State of New York, was ever brought before the Supreme Court of the State of New York under the provisions of the Election Law now in force and which were in force at the time of the nomination, but that after he, the said Meyer Greenberg, had been declared duly elected and after he had received his certificate of election and taken part in the proceedings of the Legislature as a member of Assembly of the Tenth Assembly District, New York county, State of New York, this contest was filed on behalf of the contestant herein and this contestee alleges that said contest is without merit and should not be sustained.

That the contestant was represented by Mr. Samuel Hoffman of 320 Broadway, New York city, and the contestee by Mr. Leopold W. Harburger of 140 Nassau street, New York city.

That after the joinder of issue your committee proceeded to review said petition and answer, and examine various witnesses produced by both sides, and to hear argument between counsel upon the question of whether evidence ought to be received showing any irregularities that may have been committed in the holding of the convention of the Independence League party which nominated Meyer Greenberg for member of the Assembly of the Tenth Assembly District, New York county, and also upon the question as to whether it would be necessary to recount the ballots cast in the election for member of Assembly in the Tenth Assembly District.

That your committee held seven separate sessions, at which elaborate arguments were submitted by counsel on behalf of both contestant and contestee, and exhaustive arguments therein submitted were most carefully examined by your committee in several executive sessions, and debated at great length.

That your committee finally decided to hear testimony on the part of witnesses produced by the contestant to show the afore-said irregularities, and also to recount the ballots cast in the election for member of the Assembly in the Tenth Assembly District.

That a great deal of testimony, approximately five hundred pages of minutes, was taken, and after due consideration and deliberation the committee finds as follows:

First. That the evidence adduced shows a great many irregularities in the holding of the convention of the Independence League party of the Tenth Assembly District.

Second. That the nomination of Meyer Greenberg for member of Assembly of the Independence League party by the delegates elected to the Assembly convention of the Independence League party of the Tenth Assembly District was made against the wishes

of the county committee of the Independence League party for the city of New York, and was subsequently repudiated by them.

Third. That your committee finally finds that the proof offered by the said contestant as to the irregularities committed in the holding of the Assembly convention of the Independence League party of the Tenth Assembly District, and the testimony tending to show a direct consideration having passed to William Ficke for the nomination of Meyer Greenberg as the candidate of the Independence League party of the Tenth Assembly District, have not been sustained.

And, in justice to the seated member, the committee further finds that the record is barren of any evidence to connect him with any of the aforesaid irregularities or with the giving of any consideration, if any such was given, to the aforesaid William Ficke, the executive member of the Independence League party, and that, therefore, the contestant has failed to establish his right to the seat now held by Meyer Greenberg, Tenth Assembly District, borough of Manhattan, and that the said Meyer Greenberg was elected to such office and is entitled to such seat, beginning January 1, 1912, and ending January 1, 1913, and your committee would further recommend that a resolution be passed to carry into effect the findings of this report.

Dated New York, March 25, 1912.

All of which is respectfully submitted.

HARRY KOPP, *Chairman.*

W. T. KEYS.

MARK GOLDBERG.

THOMAS A. BRENNAN.

M. GRAUBARD.

FRED. M. AHERN.

E. A. EBBETS.

ANDREW ZORN.

A. GOODMAN.

MAX SHLIVEK.

Which report was agreed to.

Mr. Kopp offered for the consideration of the House a resolution, in the words following:

Resolved, That the Honorable Meyer Greenberg was duly elected and entitled to hold the seat now occupied by him in the Assembly, State of New York, as a representative of the Fourteenth Assembly District, borough of Manhattan, city and county of New York, from the first day of January, 1912, to the first day of January, 1913.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Herrick	Metz	Slocum
Ahern	Crawford	Heyman	Milford	Smith A E
Allen	Cross	Hinman	Nelson	Smith M
Banzhaf	Cuvillier	Hoff	Page	Smith T K
Barnes	Dana	Hopkins	Pappert	Stivers
Baumes	Dunts	Horton	Parker	Stoddard
Bell	Ebbets	Jackson	Patrie	Sullivan
Bennett	Edwards	Jones	Pembleton	Sweet
Blauvelt	Entwistle	Karutz	Phillips	Tallett
Boylan	Evans	Kennedy	Pierce	Talmage
Brennan	Farrell	Keys	Prime	Thompson
Brereton	Fitzgerald	Kopp	Rahl	Thorn
Brong	Fleck	Langhorst	Richardson	Vert
Brooks	Frisbie	Lent	Robinson	Waing
Brown	Gage	Levy J	Rozan	Waters
Bryant	Garvey	Lincoln	Ruddick	Weil
Bush	Gibeau	Macdonald	Ruland	Wende
Campbell	Gillen	MacGregor	Schector	Wheeler
Caughlan	Gillett	Machold	Schifferdecker	Whitney
Chanler	Goldberg	Madden	Schmitt	Willmott
Cheney	Goodman	Malone	Schwarz	Wilson
Chilton	Grace	Mathewson	Seaker	Winters
Coffey	Graubard	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn

Mr. Kopp, from the committee on privileges and elections, presented the following report:

IN ASSEMBLY, STATE OF NEW YORK.

In the matter of the contest of William Merrifield for the seat of Ralph McKee, member of Assembly for the Tenth Assembly District, borough of Manhattan, city and county of New York.

To the Honorable Assembly of the State of New York:

The committee on privileges and elections, to whom was referred the above contest, begs leave to submit the following report:

The petition referred to by the contestant, as his complaint, which was filed with your committee, alleges as the grounds of contest as follows:

First. That he is a citizen of the United States of the State

of New York, that he is of the age of thirty-nine years, and resides at 200 Westervelt avenue, New Brighton, Staten Island, county of Richmond, State of New York, and has so resided for a period of three years last past.

Second. That the Independence League is a political party which at the last preceding general election prior to November, 1911, at which a Governor was elected, cast ten thousand votes in the State for such officer.

Third. That at a convention of the Independence League duly called and held on the 12th day of October, 1911, in and for the Assembly district of Richmond county, for the present Legislature, your petitioner was duly nominated for the office of member of Assembly of the present Legislature, and that a certificate of such nomination was duly filed by the officers of said convention with the custodian of primary records as prescribed by law, and that your petitioner's name as nominee of such party for such office was duly placed by the proper officers on the ballot for such office.

Fourth. That at the election held on the 7th day of November, 1911, your petitioner received upwards of 300 votes for the office of Assemblyman for the Assembly district for the present Legislature.

Fifth. That your petitioner was duly elected to such office.

Sixth. That the proper statements of the expenses and contributions, setting forth the receipts, expenditures, disbursements and liabilities incurred in or about such campaign and election, were duly filed as required by law by your petitioner, and the treasurer of the political committee in charge thereof as required by law.

Seventh. That Ralph McKee, who at such election was the nominee of the Democratic party for Assemblyman in said district, and who at present claims to hold the office of Assemblyman in the present Legislature for such district, was at the time of his nomination and of his election ineligible to the Legislature for the reason that he was disqualified under the provisions of section 8 of article 3 of the Constitution of the State of New York.

Eighth. That John Timlin, Jr., the nominee of the Republican party for Assemblyman in said district, was at the time of his nomination and at the time of the election ineligible for the office of Assemblyman, because he was disqualified under the provisions of section 8 of article 3 of the Constitution of the State of New York.

Ninth. That your petitioner received more votes at such election for the office of Assemblyman for the district of Richmond county than any other person at said election, except the two persons above named.

That the answer filed herein denies the allegations of the complaint as follows:

The answer of Ralph McKee, the respondent above named, answering the petition of William Merrifield, the petitioner herein, respectfully shows:

First. This respondent has no knowledge or information sufficient to form a belief as to any of the allegations contained in the first, third, fourth, sixth, eighth and ninth subdivisions of the said petition.

Second. This respondent denies the allegations contained in the fifth and seventh paragraphs of the said petition.

That the contestant was represented by Schuyler C. Carlton, Esq., of 165 Broadway, borough of Manhattan, and the contestee by Eugene Lamb Richards, Esq., of 15 William street, borough of Manhattan.

It was conceded that the seated member, Ralph McKee, representing the county of Richmond, was, at the time of his election in November, 1911, a commissioner of the board of education for the county of Queens, and that he polled at that election approximately 7,000 votes.

It was also conceded that John Timlin, Jr., the Republican candidate for member of Assembly for the county of Richmond, was, at the time of the election held in November, 1911, a commissioner of superintendent of public buildings and offices, and that he polled the next largest vote, approximately 6,400.

The contestant, Mr. Merrifield, was the candidate of the Independence League party for member of Assembly for the county of Richmond in the election of November, 1911, and that he polled at that election approximately 400 votes.

Mr. Timlin, upon being officially notified of the protest filed by Mr. Merrifield contesting the seat of Mr. McKee, sent the following letter to the Chairman:

BOROUGH HALL, NEW BRIGHTON,

NEW YORK CITY, March 12, 1912.

Hon. Henry Kopp, Chairman, Assembly Committee on Privileges and Elections, Albany, N. Y.:

DEAR SIR.—I acknowledge the receipt yesterday, at the hands of your messenger, of your notice of the contest now being made by William Merrifield for the seat in the Assembly now filled by Hon. Ralph R. McKee of this county.

Although I received over 6,600 votes, as the Republican candidate against Mr. McKee last fall, Mr. McKee, nevertheless received something like 500 votes more than I did, and I, there-

fore, do not wish to take any part in the contest against him. Mr. Merrifield, so far as I have been able to learn, received about 350 votes for the office. I do not believe, and never did believe, that I was ineligible for the office of member of Assembly, by reason of the fact that I held at the time the office of superintendent of public buildings and offices, in the office of the president of the borough of Richmond, or that I was ineligible for any other reason. Mr. McKee received a substantial majority of the votes and I do not care to take any steps to oppose what I regard as the honestly expressed choice of the voters of this county.

Respectfully yours,

JOHN TIMLIN, JR.

With Mr. Timlin's refusal to participate in the contest, the question narrowed itself down to this: Was a commissioner of the board of education such an official of the city government as is contemplated by section 8 article 3 of the Constitution of the State of New York. Upon that point the committee finds as follows:

1st. That the board of education is an independent corporate entity entirely distinct and apart from the city government itself.

2d. That the provisions of the New York charter, providing for the appointment of commissioners of the board of education by the mayor of the city in no way changes the legal status of the board.

3d. That the commissioner thereof is, therefore, not such an official as is disqualified from holding office by section 8, article 3, of the Constitution of the State of New York which reads as follows:

"No person shall be eligible to the Legislature, who at the time of his election is, or within one hundred days previous thereto, has been, a member of Congress, a civil military officer under the United States, or an officer under any city government."

4th. That there is ample legislative precedent to sustain the committee's findings in the matter of the contest of Hon. Andrew S. Draper, reported in the Assembly journal in the year 1881, 104th session, which precedent the committee deems controlling on the question involved herein.

Respectfully submitted,

HARRY KOPP, *Chairman.*

A. GOODMAN.

MAX SHLIVEK.

E. A. EBBETS.

M. GRAUBARD.

T. A. BRENNAN.

MARK GOLDBERG.

Which report was agreed to.

Mr. Kopp offered for the consideration of the House a resolution, in the words following:

Resolved, That the Honorable Ralph McKee was duly elected and entitled to hold the seat now occupied by him in the Assembly, State of New York, as a representative of the Tenth Assembly District, borough of Manhattan, city and county of New York from the first day of January, 1912, to the first day of January, 1913.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crane	Herrick	Milford	Smith A E
Ahern	Crawford	Heyman	Nelson	Smith M
Allen	Cross	Hinman	Page	Smith T K
Banzhaf	Cuvillier	Hoff	Pappert	Stivers
Barnes	Duntz	Hopkins	Parker	Stoddard
Baumes	Ebbets	Horton	Patrie	Sullivan
Bell	Edwards	Jackson	Pembleton	Sweet
Bennett	Entwistle	Jones	Phillips	Tallett
Blauvelt	Evans	Karutz	Pierce	Talmage
Boylan	Farrell	Kennedy	Prime	Thompson
Brennan	Fitzgerald	Keys	Rahl	Thorn
Brereton	Fleck	Kopp	Richardson	Vert
Brong	Frisbie	Langhorst	Robinson	Waring
Brooks	Gage	Lent	Rozan	Waters
Brown	Garvey	Levy J	Ruddick	Weil
Bryant	Gibeau	Lincoln	Ruland	Wende
Bush	Gillen	Macdonald	Schector	Wheeler
Campbell	Gillett	MacGregor	Schifferdecker	Whitney
Caughlan	Goldberg	Machold	Schmitt	Willmott
Chanler	Goodman	Madden	Schwarz	Wilson
Cheney	Grace	Malone	Seaker	Winters
Chilton	Graubard	Mathewson	Seeley	Wood
Coffey	Greenberg	McCue	Shannon	Yale
Coleman	Gurnett	McDaniels	Shepardson	Yeomans
Colné	Hackett	McElligott	Shlivek	Young
Constantine	Hart	McGrath	Singleton	Yule
Cook	Hearn	McKeon	Slater	Zorn
Crandell	Heiberger	Metz	Slocum	

Mr. A. E. Smith offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on rules be discharged from the

further consideration of Senate bill (No. 974, Rec. No. 218), entitled "An act to amend the Election Law, generally."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the negative.

AYES 47

NOES 97

Those who voted in the affirmative were:

Blauvelt	Fitzgerald	Herrick	McElligott	Schwarz
Boylan	Frisbie	Heyman	McGrath	Seeley
Brennan	Garvey	Jackson	McKee	Smith A E
Bush	Gillen	Kennedy	McKeon	Walker
Campbell	Goldberg	Levy A J	Merrill	Weil
Caughlan	Graubard	Levy J	Patrie	Wende
Chanler	Greenberg	Madden	Rozan	Wheeler
Cuvillier	Gurnett	McCue	Ruland	Willmott
Evans	Hackett	McDaniels	Schifferdecker	Zorn
Farrell	Hearn			

Those who voted in the negative were:

Adler	Cook	Hopkins	Parker	Stivers
Ahern	Crandell	Horton	Pembleton	Stoddard
Allen	Crane	Jones	Phillips	Sullivan
Banzhaf	Crawford	Karutz	Pierce	Sweet
Barnes	Cross	Keys	Prime	Tallett
Baumes	Dana	Kopp	Rahl	Talmage
Bell	Duntz	Langhorst	Richardson	Thompson
Bennett	Ebbets	Lent	Robinson	Thorn
Brereton	Edwards	Macdonald	Schector	Vert
Brong	Entwistle	MacGregor	Schmitt	Waring
Brooks	Fleck	Machold	Seaker	Waters
Brown	Gage	Malone	Shannon	Whitney
Bryant	Gibeau	Mathewson	Shepardson	Wilson
Bullion	Gillett	Metz	Shlivek	Winters
Cheney	Goodman	Milford	Singleton	Wood
Chilton	Grace	Murray	Slater	Yale
Coffey	Hart	Nelson	Slocum	Yeomans
Coleman	Heiberger	Page	Smith M	Young
Colné	Hinman	Pappert	Smith T K	Yule
Constantine	Hoff			

Mr. Bush offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on rules be discharged from the further consideration of Senate bill (No. 1256, Rec. No. 316), entitled "An act to establish and maintain a water department in and for the city of Elmira."

Debate was had thereon.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the negative.

AYES 41

NOES 69

Those who voted in the affirmative were:

Bennett	Fitzgerald	Hackett	McCue	Schifferdecker
Blauvelt	Frisbie	Hearn	McDaniels	Schwarz
Boylan	Garvey	Herrick	McElligott	Seeley
Bush	Gillen	Heyman	McGrath	Smith A E
Campbell	Goldberg	Jackson	McKee	Weil
Chanler	Goodman	Kennedy	McKeon	Wende
Cuvillier	Greenberg	Levy A J	Merrill	Wheeler
Evans	Gurnett	Madden	Ruland	Willmott
Farrell				

Those who voted in the negative were:

Adler	Cook	Karutz	Robinson	Talmage
Ahern	Crandell	Keys	Ruddick	Thompson
Allen	Crane	Langhorst	Schmitt	Thorn
Banzhaf	Crawford	Malone	Shannon	Vert
Barnes	Duntz	Mathewson	Shepardson	Waring
Baumes	Edwards	Milford	Shlivek	Waters
Brong	Entwistle	Nelson	Singleton	Whitney
Brooks	Fleck	Page	Slater	Wilson
Bryant	Gage	Pappert	Slocum	Wood
Bullion	Grace	Parker	Smith M	Yale
Chilton	Hart	Pembleton	Stivers	Yeomans
Coleman	Hoff	Pierce	Stoddard	Young
Colné	Hopkins	Rahl	Sweet	Yule
Constantine	Horton	Richardson	Tallett	

Mr. A. E. Smith moved to take from the table his motion to reconsider the vote by which Senate bill (No. 1215, Rec. No. 201), entitled "An act to amend the General Business Law, in relation to private banking conducted by the agents of express companies and transatlantic steamship companies" was lost.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Mr. Jones offered for the consideration of the House a resolution, in the words following:

Resolved, That there be printed for the use of the Assembly two thousand additional copies of Assembly bill (No. 1820), entitled "An act to amend the Conservation Law, in relation to fish and game."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pemberton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thora
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schechter	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Mr. Young offered for the consideration of the House a resolution, in the words following:

Resolved, That the Clerk of the Assembly be and hereby is authorized to retain the services of the Speaker's stenographer during the recess of the Legislature, the same to be paid out of the appropriation for salaries and compensation of officers and employees of the Legislature upon the certificates of the Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M

Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Mr. Coffey offered for the consideration of the House a resolution, in the words following:

Resolved, That the Sergeant-at-Arms be and he hereby is directed to take charge of and perform all necessary duties required by any committee of the Assembly, or subcommittee thereof, that shall conduct any investigation or examination authorized by the Assembly to be performed by such committee during recess.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage

Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhoist	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Mr. Whitney offered for the consideration of the House a resolution, in the words following:

Resolved, That the journal clerk of the Assembly be directed to remain for such period of time and at such compensation as the Clerk may determine, for the purpose of making comparison of the printed volumes of the Assembly journal from the original manuscript copy thereof and noting the errors therein, and for such other work as the Clerk may direct, such compensation to be paid out of the moneys appropriated for the payment of salaries and compensation of the officers and employees of the Legislature, upon the certificate of the Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn

Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

* Mr. Parker offered for the consideration of the House a resolution, in the words following:

Resolved, That the second assistant journal clerk be directed to remain for such period of time and at such compensation as the Clerk may determine, for the purpose of making typewritten and certified copies of the journal of the Assembly, and performing such other stenographic and clerical services as may be required by the Clerk and the journal clerk, such compensation to be paid out of the moneys appropriated for the payment of the salaries and compensation of the officers and employees of the Legislature, upon the certificate of the Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring

Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Contantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Mr. Yale offered for the consideration of the House a resolution, in the words following:

Resolved, That the librarian and assistant librarian of the Assembly be directed to remain for such period of time and at such compensation as the Clerk may determine, for the purpose of keeping open the Assembly Library and performing such work as may be necessary in preserving, arranging, rearranging and indexing the books, documents, papers and records thereof, and in affording facilities for proper access thereto, such compensation to be paid out of the moneys appropriated for the salaries and compensation of the officers and employees of the Legislature, upon the certificate of the Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende

Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Mr. Gillett offered for the consideration of the House a resolution, in the words following:

Resolved, that the postmaster of the Assembly be and he is hereby directed to remain for a period of fifteen days after the adjournment of the Legislature to close up the affairs of his office and forward mail matter.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Mr. A. E. Smith offered for the consideration of the House a resolution, in the words following:

Resolved, That John F. Morris, stenographer to the minority leader, and Vivany Moore, messenger, be directed to remain for a period of thirty days after the session, for the purpose of performing such stenographic or clerical services as may be required by the minority leader and the members of the minority during that period.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

On motion of Mr. Young, the House took a recess.

The House again convened.

Mr. Prime gives notice that he requests that Senate bill introduced by Mr. Emerson (No. 1488, Rec. No. 513), entitled "An

act to amend the Code of Civil Procedure, in relation to the liability of the State and jurisdiction of the Board of Claims in respect to certain claims," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Walker gives notice that he requests that Senate bill introduced by Mr. Harte (No. 1485, Rec. No. 514), entitled "An act to amend the Greater New York charter, with respect to assessments for local improvements confirmed prior to the first day of September, nineteen hundred and twelve, and after the first day of January, nineteen hundred and eight," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Robinson gives notice that he requests that the Senate bill introduced by Mr. Heacock (No. 1301, Rec. No. 464), entitled "An act to authorize the establishment of a municipal commission in the village of Ilion, and prescribing its powers and duties," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. MacGregor gives notice that he requests that the Senate bill introduced by Mr. Burd (No. 1110, Rec. No. 441), entitled "An act to legalize and confirm the official act of Charles E. Hoadley, a notary public in and for the county of New Haven, State of Connecticut, in taking and certifying the acknowledgments of Elmer H. Blanchord, Carrie A. Blanchord, his wife, and other persons of the execution by them of a quit claim deed of certain lands situate in the city of Buffalo, county of Erie, and State of New York, and authorizing and directing the clerk of Erie county to record said deed," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Murray gives notice that he requests that the Senate bill introduced by Mr. Pollock (No. 1015, Rec. No. 277), entitled

"Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, relative to taking private property for public use," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Crandell gives notice that he requests that the Senate bill introduced by Mr. Roosevelt (No. 1489, Rec. No. 519), entitled "An act to amend the Highway Law, in relation to establishing a State route in Columbia and Greene counties," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Thompson gives notice that he requests that the Senate bill introduced by Mr. Harte (No. 1460, Rec. No. 510), entitled "An act to amend the Education Law, in relation to the establishment of the New York State School of Agriculture on Long Island, providing for its control, management and operations, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his requests be referred to the committee on rules for the purpose of making said bill a special order on a third reading.

Mr. Jackson moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Adler	Crandell	Hopkins	Parker	Smith T K
Allen	Crane	Jackson	Phillips	Stoddard
Banzhaf	Crawford	Kennedy	Pierce	Tallett
Baumes	Duntz	Keys	Rahl	Talmage
Bell	Edwards	Kopp	Richardson	Thompson
Blauvelt	Entwistle	Langhorst	Robinson	Thorn
Boylan	Evans	Macdonald	Rozan	Vert
Brennan	Gage	Machold	Ruddick	Waring
Brong	Garvey	Mathewson	Schifferdecker	Waters
Brown	Gillett	McCue	Schmitt	Weil
Bullion	Goldberg	McDaniels	Schwarz	Wende
Bush	Graubard	McElligott	Seaker	Whitney
Campbell	Greenberg	McGrath	Shannon	Wilson
Chanler	Gurnett	McKee	Shepardson	Yale
Cheney	Hackett	McKeon	Shlivek	Yeomans
Coleman	Hart	Merrill	Singleton	Young
Constantine	Herrick	Milford	Slater	Yule
Cook	Heyman	Murray	Smith A E	Speaker

Mr. Parker moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Speaker, from the committee on rules, to which was referred the resolution relative to printing additional copies of Assembly bill (Int. No. 507) reported in favor of the adoption of the following resolution:

Resolved, That there be printed for the use of the Assembly two thousand additional copies of Assembly bill (Int. No. 597, Printed No. 635) introduced by Mr. Coffey, entitled "An act in relation to the incorporation and government of cities of the third class, constituting chapter sixty-six of the Consolidated Laws."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Dunts	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Mr. Speaker, from the committee on rules, to which was referred Senate bill introduced by Mr. Emerson (No. 1488, Rec. No. 513), entitled "An act to amend the Code of Civil Procedure, in relation to the liability of the State and jurisdiction of the Board of Claims in respect to certain claims."

Also, Senate bill introduced by Mr. Harte (No. 1485, Rec. No. 514), entitled "An act to amend the Greater New York charter, with respect to assessments for local improvements confirmed prior to the first day of September, nineteen hundred and twelve, and after the first day of January, nineteen hundred and eight."

Also, Senate bill introduced by Mr. Heacock (No. 1301, Rec. No. 464), entitled "An act to authorize the establishment of a municipal commission in the village of Ilion, and prescribing its powers and duties."

Also, Senate bill introduced by Mr. Burd (No. 1110, Rec. No. 441), entitled "An act to legalize and confirm the official act of Charles E. Hoadley, a notary public in and for the county of New Haven, State of Connecticut, in taking and certifying the acknowledgments of Elmer H. Blanchord, Carrie A. Blanchord, his wife, and other persons of the execution by them of a quit claim deed of certain lands situate in the city of Buffalo, county of Erie, and State of New York, and authorizing and directing the clerk of Erie county to record said deed."

Also, Senate bill introduced by Mr. Pollock (No. 1015, Rec. No. 277), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, relative to taking private property for public use."

Also, Senate bill introduced by Mr. Roosevelt (No. 1489, Rec. No. 519), entitled "An act to amend the Highway Law, in relation to establishing a State route in Columbia and Greene counties."

Also, Senate bill introduced by Mr. Harte (No. 1460, Rec. No. 510), entitled "An act to amend the Education Law, in relation to the establishment of the New York State School of Agriculture on Long Island, providing for its control, management and operations, and making an appropriation therefor," reported in favor of the passage of the same without amendment,

and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Jackson offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on rules be discharged from the further consideration of Senate bill (No. 343, Rec. No. 448), entitled "An act to amend chapter four hundred and eighty-one of the Laws of nineteen hundred and ten, being chapter forty-nine of the Consolidated Laws, known as the Railroad Law, by adding a section thereto prescribing the minimum number of employees to be employed in the operation of certain trains."

Debate was had thereon.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

AYES 97

NOES 29

Those who voted in the affirmative were:

Ahern	Cuvillier	Heyman	Milford	Sullivan
Banshaf	Entwistle	Jackson	Murray	Sweet
Barnes	Evans	Karutz	Nelson	Tallett
Baumes	Farrell	Kennedy	Pappert	Talmage
Boylan	Fitzgerald	Keys	Parker	Thompson
Brennan	Fleck	Kopp	Phillips	Thorn
Brong	Frisbie	Langhorst	Pierce	Waring
Brown	Garvey	Levy A J	Robinson	Waters
Bullion	Gillen	Levy J	Ruddick	Weil
Bush	Goldberg	Machold	Ruland	Wende
Campbell	Goodman	Madden	Schifferdecker	Wheeler
Chanler	Grace	Malone	Schwarz	Whitney
Cheney	Graubard	McCue	Seeley	Willmott
Chilton	Greenberg	McDaniels	Shepardson	Winters
Coffey	Gurnett	McElligott	Shlivek	Wood
Coleman	Hackett	McGrath	Smith A E	Yale
Constantine	Hart	McKee	Smith M	Young
Cook	Hearn	McKeon	Smith T K	Yule
Crandell	Heiberger	Merrill	Stivers	Zorn
Crane	Herrick			

Those who voted in the negative were:

Adler	Duntz	Hopkins	Page	Slater
Bell	Edwards	Jones	Pembleton	Stoddard
Blauvelt	Gage	Macdonald	Rahl	Vert
Bryant	Gillett	MacGregor	Richardson	Wilson
Colné	Hinman	Mathewson	Schmitt	Yeomans
Crawford	Hoff	Mets	Shannon	

On motion of Mr. Jackson, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Jackson, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, three-fifths being present.

AYES 107

NOES 12

Those who voted in the affirmative were:

Allen	Edwards	Horton	Murray	Smith T K
Barnes	Entwistle	Jackson	Nelson	Stivers
Baumes	Evans	Jones	Page	Sullivan
Boylan	Farrell	Karutz	Pappert	Tallett
Brennan	Fitzgerald	Kennedy	Parker	Talmage
Brong	Fleck	Keys	Pemberton	Thompson
Brown	Gage	Levy A J	Phillips	Thorn
Bullion	Garvey	Levy J	Pierce	Vert
Bush	Gillen	MacGregor	Rahl	Waring
Campbell	Goldberg	Machold	Robinson	Waters
Chanler	Goodman	Madden	Ruddick	Weil
Cheney	Grace	Malone	Ruland	Wende
Chilton	Graubard	Mathewson	Schifferdecker	Wheeler
Coffey	Greenberg	McCue	Schmitt	Whitney
Coleman	Gurnett	McDaniels	Schwarz	Willmott
Colné	Hackett	McElligott	Shannon	Winters
Constantine	Hart	McGrath	Shepardson	Wood
Cook	Hearn	McKee	Shlivek	Yale
Crandell	Heiberger	McKeon	Slater	Young
Crane	Herrick	Merrill	Smith A E	Yule
Crawford	Heyman	Milford	Smith M	Zorn
Cuvillier	Hoff			

Those who voted in the negative were:

Adler	Brooks	Gillett	Hopkins	Wilson
Bell	Bryant	Hinman	Richardson	Yeomans
Blauvelt	Duntz			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1488, Rec. No. 513), entitled "An act to amend the Code of Civil Procedure, in relation to the liability of the State and jurisdiction of the Board of Claims in respect to certain claims."

On motion of Mr. Brereton, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banshaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1485, Rec. No. 514), entitled "An act to amend the Greater New York charter, with respect to assessments for local improvements confirmed prior to the first day of September, nineteen hun-

dred and twelve, and after the first day of January, nineteen hundred and eight."

On motion of Mr. A. E. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Millford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 130, Rec. No. 464), entitled "An act to authorize the

establishment of a municipal commission in the village of Ilion, and prescribing its powers and duties."

On motion of Mr. Robinson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shliek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1110, Rec. No. 441), entitled "An act to legalize and confirm

the official act of Charles E. Hoadley, a notary public in and for the county of New Haven, State of Connecticut, in taking and certifying the acknowledgment of Elmer H. Blanchord, Carrie A. Blanchord, his wife, and other persons of the execution by them of a quit claim deed of certain lands situate in the city of Buffalo, county of Erie, and State of New York, and authorizing and directing the clerk of Erie county to record said deed."

On motion of Mr. Wende, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1015, Rec. No. 277), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, relative to taking private property for public use."

On motion of Mr. Phillips, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 5

Those who voted in the affirmative were:

Adler	Crawford	Heyman	Metz	Slocum
Ahern	Cross	Hinman	Millford	Smith A E
Allen	Dana	Hoff	Nelson	Smith M
Banshaf	Dunts	Hopkins	Page	Smith T K
Barnes	Ebbets	Horton	Pappert	Stivers
Baumes	Edwards	Jackson	Parker	Stoddard
Bell	Entwistle	Jones	Patrie	Sullivan
Bennett	Evans	Karutz	Pembleton	Sweet
Blauvelt	Fairrell	Kennedy	Phillips	Tallett
Boylan	Fitzgerald	Keys	Pierce	Talmage
Brennan	Fleck	Kopp	Prime	Thompson
Brereton	Frisbie	Langhorst	Rahl	Thorn
Brong	Gage	Lent	Richardson	Vert
Brooks	Garvey	Levy J	Robinson	Waring
Brown	Gibeau	Lincoln	Rozan	Waters
Bryant	Gillen	Macdonald	Ruddick	Weil
Bush	Gillett	MacGregor	Schechter	Wende
Campbell	Goodman	Machold	Schifferdecker	Whitney
Caughlan	Grace	Madden	Schmitt	Willmott
Chanler	Graubard	Malone	Schwarz	Wilson
Cheney	Greenberg	Mathewson	Seaker	Winters
Chilton	Gurnett	McCue	Seeley	Wood
Coffey	Hackett	McDaniels	Shannon	Yale
Coleman	Hart	McElligott	Shepardson	Yeomans
Colné	Hearn	McGrath	Shlivek	Young
Constantine	Heiberger	McKee	Singleton	Yule
Crandell	Herrick	McKeon	Slater	Zorn
Crane				

Those who voted in the negative were:

Cook	Cuvillier	Greenberg	Ruland	Wheeler
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Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1489, Rec. No. 519), entitled "An act to amend the Highway Law, in relation to establishing a State route in Columbia and Greene counties."

On motion of Mr. Crandell, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rosan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans

Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1460, Rec. No. 510), entitled "An act to amend the Education Law, in relation to the establishment of the New York State School of Agriculture on Long Island, providing for its control, management and operations, and making an appropriation therefor."

On motion of Mr. Talmage, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slorum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dann	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters

Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the Assembly bill (No. 1793, Senate Reprint No. 1518, Int. No. 506), entitled "An act making appropriations for certain expenses of government and various miscellaneous appropriations, and supplying deficiencies in former appropriations," with a message that they have concurred in the passage of the same, with the following amendment:

Strike out all after the enacting clause and insert Senate Printed No. 1518.

Mr. Whitney moved to concur in the Senate amendment.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it; Therefore, in accordance with the provisions of section 15 of article 3 of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Assembly bill (Int. No. 506, Printed No. 1793), entitled "An act making appropriations for certain expenses of government and various miscellaneous appropriations, and supplying deficiencies in former appropriations," as amended.

Given under my hand and the Privy Seal of the State at the Capitol in the city of Albany this twenty-ninth day of March in the year of our Lord one thousand nine hundred and twelve.

JOHN A. DIX.

By the Governor:

JOHN A. MASON.

Secretary to the Governor.

Mr. Speaker put the question whether the House would concur in the Senate amendment, the necessity for the immediate passage

of the same having been certified by the Governor, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chandler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the Assembly bill (No. 1716, Senate Reprint No. 1494, Int. No. 1438), entitled "An act to amend the Corning charter, in relation to repaving Market street," with a message that they have concurred in the passage of the same, with the following amendments:

"§ 110-a. For the purpose of completing the State highway known as route four through the city of Corning, the common council of said city, by a vote of two-thirds of its members, shall have power to cause Market street from the Gobson bridge to Cohocton street to be properly graded and paved with brick or

macadamized with suitable curbs and gutters; Market street from the end of the present brick pavement at Chemung street to the viaduct to be repaved with brick with suitable curbs and gutters, uniform with the brick pavement now on said street; Bridge or State street from the viaduct to the river bridge; and West Pultney street from the end of the brick pavement to the city line to be graded and paved with brick with suitable curbs and gutters. Such grading, paving, repaving and curbing shall be done under the directions of the board of public works. The expense of such paving, repaving and macadamizing and the construction of curbs and gutters upon such streets shall be defrayed by a special tax upon the real estate adjacent and contiguous to those parts of such streets paved, repaved and macadamized, and upon the owners thereof, according to the number of feet of such real estate owned by each person, except that the city at large shall be taxed for and pay the expense of paving the intersections of streets together with the special assessment upon lands owned by said city and also an amount not to exceed one-third of the expense of such paving, repaving and macadamizing; the common council shall have power to raise by tax, without a vote of the taxpayers, in addition to other city taxes an amount sufficient to pay the proportion of the expense of such grading, paving, repaving and macadamizing as shall be borne by the city at large as hereinbefore provided; except that every street railway operated in said city shall be taxed for and pay the expense of paving, repaving and the necessary grading therefor that portion of every street, paved, repaved or macadamized covered by its road and a space of two feet in width outside of and adjoining its track on either side.

“ § 2. This act shall take effect immediately.”

Mr. Shannon moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K

Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pemberton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gunnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 1450, Senate, Reprint No. 1412, Int. No. 1260), entitled "An act to amend the General Business Law, in relation to weights, measures and containers, and to repeal section two hundred and sixty-three of the Agricultural Law," with a message that they have concurred in the passage of the same, with the following amendments:

Page 3, line 2, after the word "container" insert "or a statement that the specified weight includes the container, the weight of which shall be marked".

Page 4, line 4, after the word "section" insert "the name appearing on the container and the marking as provided by section seventeen shall be deemed to constitute a guaranty".

Page 5, line 6, strike out "district at".

Page 5, line 7, strike out "torney of the county wherein such violation or violations occurred".

Page 5, line 6, after the word "the" insert "attorney-general".

Page 5, line 9, strike out "district".

Page 5, line 10, strike out the word "attorney".

Page 5, line 9, after the word "Such" insert "Attorney-General".

Page 5, line 25, strike out the words "or by six months imprisonment, or both,".

Page 1, line 8, strike out the word "ice" and comma.

Page 2, line 3, add "count and such weight, measure or count shall be marked on a label or a tag attached thereto".

Page 3, line 4, add after thereof "or on a label or a tag attached thereto."

Page 3, line 16, strike out "six", insert "three".

Mr. Brooks moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhoist	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale
Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *March 28, 1912.*

Resolved (if the Assembly concur), That a committee of four be appointed, consisting of two Senators to be appointed by the President of the Senate, and two members of the Assembly, to be appointed by the Speaker of the Assembly, to consider the celebration of the hundredth anniversary of the battle of Plattsburgh, both on land and on Lake Champlain; that such committee report to the Legislature on or before the 15th day of January, 1913, regarding suitable plans and arrangements for the celebration in commemoration of said battle; that the actual and necessary expenses of said committee in carrying out the provisions of this resolution, not exceeding the sum of fifteen hundred dollars shall be paid from the contingent fund of the Legislature on the warrant of the Comptroller and a certificate of the chairman of the committee.

By order of the Senate,
PATRICK E. McCABE,
Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Adler	Crawford	Herrick	Metz	Slocum
Ahern	Cross	Heyman	Milford	Smith A E
Allen	Cuvillier	Hinman	Nelson	Smith M
Banzhaf	Dana	Hoff	Page	Smith T K
Barnes	Duntz	Hopkins	Pappert	Stivers
Baumes	Ebbets	Horton	Parker	Stoddard
Bell	Edwards	Jackson	Patrie	Sullivan
Bennett	Entwistle	Jones	Pembleton	Sweet
Blauvelt	Evans	Karutz	Phillips	Tallett
Boylan	Farrell	Kennedy	Pierce	Talmage
Brennan	Fitzgerald	Keys	Prime	Thompson
Brereton	Fleck	Kopp	Rahl	Thorn
Brong	Frisbie	Langhorst	Richardson	Vert
Brooks	Gage	Lent	Robinson	Waring
Brown	Garvey	Levy J	Rozan	Waters
Bryant	Gibeau	Lincoln	Ruddick	Weil
Bush	Gillen	Macdonald	Ruland	Wende
Campbell	Gillett	MacGregor	Schector	Wheeler
Caughlan	Goldberg	Machold	Schifferdecker	Whitney
Chanler	Goodman	Madden	Schmitt	Willmott
Cheney	Grace	Malone	Schwarz	Wilson
Chilton	Graubard	Mathewson	Seaker	Winters
Coffey	Greenberg	McCue	Seeley	Wood
Coleman	Gurnett	McDaniels	Shannon	Yale

Colné	Hackett	McElligott	Shepardson	Yeomans
Constantine	Hart	McGrath	Shlivek	Young
Cook	Hearn	McKee	Singleton	Yule
Crandell	Heiberger	McKeon	Slater	Zorn
Crane				

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Young offered for the consideration of the House a resolution, in the words following:

Resolved, That a committee of two be appointed by the Speaker to wait upon the Governor and inform him that the Assembly has completed its labors and is ready to adjourn.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. Speaker appointed Messrs. Young of Westchester and A. E. Smith of New York as such committee.

Mr. Whitney offered for the consideration of the House a resolution, in the words following:

Resolved, That a committee of two be appointed by the Speaker to inform the Senate that the Assembly has completed its labors and is ready to adjourn.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. Speaker appointed Messrs. Whitney of Saratoga and Frisbie of Schoharie as such committee.

Senators McClelland and Walters, a committee from the Senate, appeared and announced that the Senate had completed its labors and was ready to adjourn.

Mr. Young, from the committee appointed to wait upon the Governor and inform him that the Assembly had completed its labors and was ready to adjourn, reported that they had performed that duty.

Mr. Whitney, from the committee appointed to wait upon the Senate and inform that honorable body that the Assembly had completed its labors and was ready to adjourn, reported that they had performed that duty.

Pursuant to concurrent resolution of the Senate and Assembly, the mayor of the city of New York returned Assembly bill (No. 1375, Int. No. 1205), entitled "An act authorizing the register

of the county of New York to appoint and remove a counsel to the register of said county, and fixing the qualifications and compensation of such counsel and providing for the payment of such compensation."

Ordered, That the Clerk deliver said bill to the Governor.

Pursuant to concurrent resolution of the Senate and Assembly, the mayor of the city of New York returned Assembly bill (No. 886, Int. No. 402), entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' in relation to the salaries of process servers in the office of the district attorney of the county of New York."

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1742, Int. No. 1137) entitled "An act to amend the Public Health Law, in relation to operations for the prevention of procreation."

Also, the bill (No. 1949, Int. No. 1572) entitled "An act making provision for issuing bonds to the amount of not to exceed twenty-five million dollars for the extension of the Black River canal, the reconstruction of the Chemung canal and the conversion of the Glens Falls feeder into a canal as a part of the barge canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and twelve."

Also, the bill (No. 1582, Int. No. 889) entitled "An act to amend chapter eight hundred and fifty-five of the Laws of nineteen hundred and eleven, entitled 'An act authorizing the justices of the Appellate Division of the Supreme Court in the first department to retire employees for incapacity and providing for their compensation,' in relation to the service prerequisite to such retirement."

Also, the bill (No. 154, Int. No. 154) entitled "An act to amend the Agricultural Law, in relation to the penalty for the sale of milk."

Also, the bill (No. 1184, Int. No. 1046) entitled "An act to expedite the work of improving the Oswego canal by providing for

a suspension of navigation during a portion of the season of nineteen hundred and twelve."

Also, the bill (No. 1806, Int. No. 1490) entitled "An act to amend the Judiciary Law, in relation to stenographers of the Supreme Court in the seventh judicial district."

Also, the bill (No. 1571, Int. No. 1349) entitled "An act authorizing the trustees of the parochial fund of the Protestant Episcopal Church in the diocese of Central New York to convey and transfer to the corporation of any church in the diocese trust property held therefor by said trustees," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the bill (No. 379, Int. No. 369) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section fourteen of article six of the Constitution, in relation to the county courts," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said resolution to the Secretary of State.

The Senate returned the bill (No. 1795, Int. No. 425) entitled "An act to amend the Labor Law, relative to the use of compressed air in caissons, tunnels and other works, and laborers employed."

Also, the bill (No. 1759, Int. No. 1463) entitled "An act to provide for an investigation by the Conservation Commission of conditions affecting high and low water in Lake George."

Also, the bill (No. 1950, Int. No. 1578) entitled "An act to amend the Village Law, in relation to bonds or other obligations."

Also, the bill (No. 609, Int. No. 587) entitled "An act to amend the Military Law, in relation to pay and allowances."

Also, the bill (No. 1605, Int. No. 1362) entitled "An act to amend the Military Law, in relation to the militia of the State."

Also, the bill (No. 1663, Int. No. 1420) entitled "An act to amend chapter three hundred and fifty-nine of the Laws of eighteen hundred and sixty-two, entitled 'An act to incorporate the New York Commercial Association,' in relation to the powers and duties of the arbitration committee of such corporation, now known as New York Produce Exchange."

Also, the bill (No. 1737, Int. No. 1459) entitled "An act to amend chapter eight hundred and ninety-eight of the Laws of nineteen hundred and eleven, entitled 'An act providing for the sale of the State arsenal lands and building in the city of New York, and the application of the proceeds of such sale to a new State arsenal lands and building, new buildings, repairs to State armories and for other purposes relative to the same,' in relation to application of proceeds of sale of such arsenal lands and building and acquisition of lands."

Also, the bill (No. 1004, Int. No. 916) entitled "An act to amend the Highway Law, in relation to a new State route in the county of Tompkins."

Also, the bill (No. 1947, Int. No. 1053) entitled "An act to amend the Public Health Law, generally."

Also, the bill (No. 1595, Int. No. 565) entitled "An act to amend the Railroad Law, in relation to use of center-bearing rails by street surface railroad companies in certain localities."

Also, the bill (No. 578, Int. No. 555) entitled "An act to provide for the alteration and improvement of the State armory in the city of Olean, the disposition of the old armory building and making an appropriation therefor."

Also, the bill (No. 1628, Int. No. 1385) entitled "An act to amend the Education Law, in relation to the apportionment of funds for non-resident pupils attending academic departments."

Also, the bill (No. 1825, Int. No. 551) entitled "An act to amend the Code of Civil Procedure, in relation to the jurisdiction of the Board of Claims."

Also, the bill (No. 1754, Int. No. 1114) entitled "An act to amend the Code of Civil Procedure, in relation to current docket books."

Also, the bill (No. 1905, Int. No. 1548) entitled "An act to amend the charter of the New York City Church Extension and Missionary Society of the Methodist Episcopal Church."

Also, the bill (No. 1555, Int. No. 1333) entitled "An act to amend the State Charities Law, in relation to the Rome State Custodial Asylum, making provision for parole of inmates."

Also, the bill (No. 1885, Int. No. 1533) entitled "An act to amend the Military Law, in relation to acquisition of sites for armories."

Also, the bill (No. 464, Int. No. 452) entitled "An act to amend the Town Law, in relation to enlarging the water system in the water supply district."

Also, the bill (No. 929, Int. No. 855) entitled "An act to amend the Highway Law, in relation to the amount of State aid."

Also, the bill (No. 441, Int. No. 429) entitled "An act to amend the Code of Civil Procedure, in relation to the fees for publication of legal notices and advertisements required by law."

Also, the bill (No. 485, Int. No. 473) entitled "An act to amend the Labor Law, in relation to bonds of immigrant lodging places."

Also, the bill (No. 1801, Int. No. 903) entitled "An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to the qualification of magistrates."

Also, the bill (No. 918, Int. No. 844) entitled "An act to amend the Highway Law, in relation to the establishment of a new route in the State highway system running from Watkins to Wayne."

Also, the bill (No. 1478, Int. No. 1276) entitled "An act to amend the Education Law, in relation to the establishment, management and objects of a State school of agriculture at Cook Academy, at Montour Falls, in the county of Schuyler, and making an appropriation therefor."

Also, the bill (No. 1977, Int. No. 1590) entitled "An act to authorize the trustees of public buildings to sell Geological hall, in the city of Albany."

Also, the bill (No. 1800, Int. No. 332) entitled "An act to amend the Labor Law, in relation to hours of labor of minors and women."

Also, the bill (No. 1942, Int. No. 1573) entitled "An act to amend the Town Law, in relation to preventing and fighting forest fires."

Also, the bill (No. 1480, Int. No. 1278) entitled "An act to amend the Tax Law, in relation to the exemption and reduction in assessment of lands which have been planted with trees for forestry purposes."

Also, the bill (No. 1481, Int. No. 1279) entitled "An act to amend the Tax Law, in relation to the exemption and reduction in

assessment of lands which shall be maintained as wood lots and to encourage the growth of trees for such purposes."

Also, the bill (No. 1961, Int. No. 384) entitled "An act to amend the Highway Law, in relation to a new State route to be improved by the State."

Also, the bill (No. 1967, Int. No. 1587) entitled "An act to amend the Education Law, in relation to retirement of certain instructors and amount of salary to be paid to such retired instructors."

Also, the bill (No. 1841, Int. No. 933) entitled "An act to amend the Judiciary Law, in relation to the compensation of attendants of Appellate Division in third and fourth departments."

Also, the bill (No. 1614, Int. No. 1371) entitled "An act to amend section eighty-nine of Inferior Criminal Courts Act of New York city, in relation to the commitment of women to the New York State Reformatory for Women."

Also, the bill (No. 1935, Int. No. 1571) entitled "An act to amend the Education Law, in relation to the salaries of teachers in the State normal schools, and making an appropriation therefor."

Also, the bill (No. 1893, Int. No. 1542) entitled "An act to amend the Code of Criminal Procedure, in relation to the deposit of cash bail."

Also, the bill (No. 1597, Int. No. 442) entitled "An act to amend the Highway Law, in relation to a new State route to be improved by the State."

Also, the bill (No. 1616, Int. No. 1373) entitled "An act to amend the Tax Law, in relation to clerks in surrogate's court, Kings county."

Also, the bill (No. 1863, Int. No. 1519) entitled "An act to amend the Labor Law, in relation to prohibited employment of females in certain cases."

Also, the bill (No. 1866, Int. No. 1522) entitled "An act to amend the Labor Law, in relation to the powers of the Commissioner of Labor in respect to unclean factories."

Also, the bill (No. 1867, Int. No. 1523) entitled "An act to amend the Labor Law, in relation to washing facilities and eating in factories producing or using poisonous substances."

Also, the bill (No. 1890, Int. No. 1539) entitled "An act to amend the Labor Law, in relation to the registration of factories."

Also, the bill (No. 1916, Int. No. 1559) entitled "An act to amend the Labor Law, in relation to fire prevention in factories."

Also, the bill (No. 1917, Int. No. 1560) entitled "An act to amend the Labor Law, in relation to fire drills in factories."

Also, the bill (No. 1918, Int. No. 1561) entitled "An act to amend the Labor Law, in relation to automatic sprinklers."

Also, the bill (No. 1946, Int. No. 1577) entitled "An act to amend the Labor Law, in relation to the employment of minors."

Also, the bill (No. 1954, Int. No. 1582) entitled "An act to amend the Labor Law, in relation to fire escapes and exits."

Also, the bill (No. 1955, Int. No. 1583) entitled "An act to amend the Labor Law, in relation to limitations of the number of occupants in factories."

Also, the bill (No. 1413, Int. No. 1239) entitled "An act to amend the Liquor Tax Law, relative to illegal sales and selling."

Also, the bill (No. 1804, Int. No. 890) entitled "An act to amend the Public Officers Law, in relation to official undertakings."

Also, the bill (No. 1040, Int. No. 943) entitled "An act to amend the Highway Law, in relation to the construction or improvement of highways at joint expense of county and town."

Also, the bill (No. 1574, Int. No. 1352) entitled "An act to amend the Real Property Law, relative to discharge of mortgages in counties embraced in cities of the first class."

Also, the bill (No. 1728, Int. No. 1450) entitled "An act to authorize and direct the Superintendent of Public Works to increase the rate of wages of all locktenders on the several canals of this State, and making an appropriation therefor."

Also, the bill (No. 497, Int. No. 485) entitled "An act to amend the Tax Law, in relation to the refund of purchase money at tax sales."

Also, the bill (No. 1895, Int. No. 1544) entitled "An act in relation to the acquiring of docks and landing places for public use by the town of Shelter Island, and to regulate the use of the same."

Also, the bill (No. 1894, Int. No. 1543) entitled "An act in relation to repairing of docks belonging to the town of Shelter

Island, and legalizing the acts of said town in raising and expending money for such purpose."

Also, the bill (No. 156, Int. No. 156) entitled "An act to amend the Highway Law, in relation to the description of route five-a to be constructed or improved by the State."

Also, the bill (No. 1681, Int. No. 723) entitled "An act to establish a State reformatory for misdemeanants."

Also, the bill (No. 810, Int. No. 754) entitled "An act authorizing the Board of Statutory Consolidation to examine and report a plan for the classification, consideration and simplification of the civil practice in the courts of this State."

Also, the bill (No. 1196, Int. No. 1059) entitled "An act to amend the State Highway Law, in relation to establishing State routes in the county of Saratoga."

Also, the bill (No. 1814, Int. No. 1107) entitled "An act to provide a water supply for the town of Waterford, Saratoga county, and its inhabitants."

Also, the bill (No. 1733, Int. No. 1455) entitled "An act making an appropriation for the improvement of the canals."

Also, the bill (No. 1734, Int. No. 1456) entitled "An act making an appropriation for the improvement of the canals."

Also, the bill (No. 1850, Int. No. 1504) entitled "An act making an appropriation for fire protection in the State hospitals for the insane."

Also, the bill (No. 1860, Int. No. 1516) entitled "An act to amend section two of the State Law, in relation to boundary lines between the State of New York and the State of Connecticut."

Also, the bill (No. 1948, Int. No. 1555) entitled "An act to provide for the celebration of the fiftieth anniversary of the battle of Gettysburg, the appointment of a commission and making an appropriation therefor."

Also, the bill (No. 1966, Int. No. 1586) entitled "An act making an appropriation for the payment of claims for damages for deaths and personal injuries arising from the accident at the automobile races on the State fair grounds at Syracuse."

Also, the bill (No. 1968, Int. No. 1588) entitled "An act to reappropriate the unexpended balance of a former appropriation made for highway improvement purposes."

Also, the bill (No. 1576, Int. No. 1354) entitled "An act to amend chapter six hundred and sixty-six of the Laws of eighteen hundred and ninety-three, entitled 'An act to revise, amend and consolidate the several acts relating to the village of Canandaigua, and to repeal certain acts and parts of acts,' in relation to the police department."

Also, the bill (No. 1843, Int. No. 1497) entitled "An act to amend the Military Law, in relation to acquisition of sites for armories."

Also, the bill (No. 1978, Int. No. 1554) entitled "An act to amend the Highway Law by the addition of a new State route in the county of Putnam."

Also, the bill (No. 1901, Int. No. 1143) entitled "An act to provide for the retention, maintenance and improvement of the present Erie canal at Palmyra, as a barge canal terminal and for the storage therein of surplus canal waters."

Also, the bill (No. 1694, Int. No. 1264) entitled "An act to amend chapter five hundred and seventy-two of the Laws of nineteen hundred and eleven, entitled 'An act in relation to the office of the district attorney of the county of Queens,' in relation to the subordinates of such office, and to provide funds for their compensation."

Also, the bill (No. 1469, Int. No. 1051) entitled "An act to amend the Public Buildings Law, in relation to the New York State Soldiers' and Sailors' Home."

Also, the bill (No. 864, Int. No. 296) entitled "An act to amend the Military Law, in relation to pay and allowances."

Also, the bill (No. 1332, Int. No. 1162) entitled "An act to authorize the trustees of the Congregational Church of Cambridge to convey certain real property to the village of Cambridge and the town of White Creek, Washington county, for municipal purposes, and providing for the use and maintenance thereof."

Also, the bill (No. 1092, Int. No. 986) entitled "An act to amend the Tax Law, in relation to the exemption from taxation of real property purchased with the proceeds of a pension."

Also, the bill (No. 1274, Int. No. 650) entitled "An act to amend the Military Law, in relation to armories."

Also, the bill (No. 1149, Int. No. 293) entitled "An act to amend the Military Law, in relation to enlisted men of the National Guard and Naval Militia."

Also, the bill (No. 1498, Int. No. 666) entitled "An act to amend the Code of Civil Procedure, in relation to appeals to the Court of Appeals."

Also, the bill (No. 755, Int. No. 711) entitled "An act to amend the Judiciary Law, in relation to clerks to judges of the Court of Appeals."

Also, the bill (No. 1876, Int. No. 1200) entitled "An act to amend the Agricultural Law, in relation to the sale and analysis of concentrated commercial feeding stuffs."

Also, the bill (No. 932, Int. No. 853) entitled "An act to amend chapter two hundred and twenty of the Laws of eighteen hundred and sixty-six, entitled 'An act to amend the charter of the village of Saratoga Springs, and the several acts amendatory thereof,' in relation to the licensing and regulation of dogs in such village."

Also, the bill (No. 1089, Int. No. 983) entitled "An act to legalize, ratify and confirm the deed of conveyance by the Bryn Mawr Union Church to the Bryn Mawr Park Presbyterian Church."

Also, the bill (No. 686, Int. No. 522) entitled "An act to amend the charter of the village of Fredonia, in relation to providing for the paving and macadamizing of short streets in the village, and the amount to be charged to consumers of water whose annual rental for such use is over twenty dollars."

Also, the bill (No. 1338, Int. No. 1168) entitled "An act to amend the Penal Law, in relation to injury to property."

Also, the bill (No. 1339, Int. No. 1169) entitled "An act to amend the Penal Law, in relation to grand larceny in second degree."

Also, the bill (No. 1253, Int. No. 1102) entitled "An act to provide for deepening the channel of the Peconic river from Indian island to Riverhead town dock, in the county of Suffolk, and making an appropriation therefor."

Also, the bill (No. 140, Int. No. 140) entitled "An act to amend the Second Class Cities Law, relative to contracts."

Also, the bill (No. 1501, Int. No. 811) entitled "An act to amend the County Law, relative to salaries of deputy clerks in New York county, and appointment and compensation of counsel to county clerk of New York county."

Also, the bill (No. 832, Int. No. 775) entitled "An act to amend the County Law, in relation to salary and expenses of the surrogate of Chautauqua county."

Also, the bill (No. 1739, Int. No. 1109) entitled "An act to amend the County Law, in relation to the salary of the assistant district attorney and the district attorney's stenographer of Niagara county."

Also, the bill (No. 1025, Int. No. 114) entitled "An act to amend the General Business Law, in relation to the relicensing of employment agencies."

Also, the bill (No. 385, Int. No. 375) entitled "An act to release the interest of the State of New York in the property and estate of Margaret E. Tompkins, deceased, to the heirs and next of kin to Noah D. Tompkins, deceased."

Also, the bill (No. 1376, Int. No. 773) entitled "An act to repeal chapter three hundred and twenty-two of the Laws of eighteen hundred and eighty-two, entitled 'An act in relation to the collection of taxes in the county of Oswego, and to legalize all sales for taxes in the county of Oswego sold under and by virtue of chapter sixty-five of the Laws of eighteen hundred and seventy-eight, entitled "An act to amend the statutes in reference to the collection of taxes in the counties of Livingston, Montgomery and Oswego," and all acts amendatory thereof, or supplementary thereto, and to repeal said chapter sixty-five of the Laws of eighteen hundred and seventy-eight, and the acts amendatory thereof, and supplementary thereto, so far as the provisions thereof relate to or affect the county of Oswego,' and the several acts amendatory thereof or supplementary thereto, so far as the provisions thereof relate to the county of Oswego, and to validate and legalize conveyances made pursuant to the provisions of said act."

Also, the bill (No. 1186, Int. No. 1048) entitled "An act to amend chapter two hundred and sixty-three of the Laws of nineteen hundred and five, entitled 'An act authorizing the town

board of the town of Cortlandt to appropriate certain moneys to the Helping Hand Hospital Association of Peekskill, New York,' in relation to the name of the corporation to which such moneys shall be paid."

Also, the bill (No. 1486, Int. No. 1284) entitled "An act to repeal section thirty-four of the Navigation Law, relating to fees for boat inspections and licenses."

Also, the bill (No. 1740, Int. No. 981) entitled "An act to amend section fourteen of chapter five hundred and forty-one of the Laws of nineteen hundred and nine, entitled 'An act to provide for the paving and improvement of streets in the village of Hoosick Falls, Reusselaer county, and to provide for the method and means of paying therefor,' as amended by chapter four hundred and fifty-four of the Laws of nineteen hundred and eleven, and for the settlement and adjustment of claims and damages arising therefrom."

Also, the bill (No. 1289, Int. No. 1135) entitled "An act to amend the Town Law, in relation to fires."

Also, the bill (No. 1157, Int. No. 728) entitled "An act to amend the Highway Law, in relation to the construction or improvement of highways by county and town."

Also, the bill (No. 1831, Int. No. 1296) entitled "An act to amend the Banking Law, in relation to savings and loan associations."

Also, the bill (No. 964, Int. No. 876) entitled "An act to amend the Penal Law, relative to falsification of books, reports of statements of corporations subject to the Banking Law, by an officer, director, trustee, employee or agent thereof."

Also, the bill (No. 1199, Int. No. 1062) entitled "An act making an appropriation for enforcing the provisions of the Agricultural Law, relating to diseases of domestic animals."

Also, the bill (No. 1921, Int. No. 687) entitled "An act to amend the Code of Criminal Procedure, in relation to the expenses of counsel assigned to defend."

Also, the bill (No. 1601, Int. No. 1050) entitled "An act to establish a ferry from and to the highway at the landing known as Port Marshall, in the town of Ticonderoga, county of Essex, across Lake Champlain, to the Red House Landing or Mount Ferry

Place, at Mount Independence, in the town of Orwell, in the State of Vermont."

Also, the bill (No. 1372, Int. No. 1202) entitled "An act to amend the County Law, in relation to county hospitals for the care of persons suffering from the disease known as tuberculosis."

Also, the bill (No. 1583, Int. No. 1081) entitled "An act to amend the charter of the trustees of the village of Bath, in relation to qualification of voters upon submission of propositions."

Also, the bill (No. 1083, Int. No. 977) entitled "An act to amend the State Finance Law, in relation to the duties of State officers concerning payments to State Treasurer."

Also, the bill (No. 1834, Int. No. 1191) entitled "An act to amend the Code of Criminal Procedure, relative to bail."

Also, the bill (No. 1198, Int. No. 1061) entitled "An act making an appropriation for surveys, field notes and manuscript maps affecting various canals and canal lands."

Also, the bill (No. 1675, Int. No. 1086) entitled "An act to amend the General City Law, in relation to fire escapes."

Also, the bill (No. 804, Int. No. 748) entitled "An act to amend the General Municipal Law, in relation to the United States Volunteer Life Saving Corps of the State of New York."

Also, the bill (No. 1920, Int. No. 1265) entitled "An act to amend the Agricultural Law, in relation to inspection and sale of seeds."

Also, the bill (No. 1832, Int. No. 674) entitled "An act to amend the Code of Civil Procedure, in relation to the authentication of documents from foreign countries."

Also, the bill (No. 1156, Int. No. 357) entitled "An act granting a leave of absence in the year nineteen hundred and thirteen to veterans in the civil service, in commemoration of the fiftieth anniversary of the battle of Gettysburg."

Also, the bill (No. 585, Int. No. 562) entitled "An act to amend the Tax Law by providing that household furniture and personal effects to the value of one thousand dollars shall be exempt from taxation."

Also, the bill (No. 653, Int. No. 626) entitled "An act to amend the Real Property Law, in relation to cemetery lands."

Also, the bill (No. 1492, Int. No. 1290) entitled "An act to empower the town boards and village trustees of towns and villages in the county of Greene to make necessary appropriations to purchase metal markers for the graves of soldiers, sailors and marines."

Also, the bill (No. 1472, Int. No. 1270) entitled "An act to amend the Village Law, in relation to contracts of the board of sewer commissioners with other municipalities."

Also, the bill (No. 1438, Int. No. 1247) entitled "An act to incorporate the Society for the Welfare of the Jewish Deaf."

Also, the bill (No. 1495, Int. No. 1293) entitled "An act to provide for the acquisition of a site and for the preparation of plans for a State administration building."

Also, the bill (No. 914, Int. No. 840) entitled "An act to amend the Religious Corporations Law, in relation to free churches."

Also, the bill (No. 1002, Int. No. 914) entitled "An act to amend the Membership Corporations Law, in relation to sale and care of cemetery lots."

Also, the bill (No. 973, Int. No. 885) entitled "An act to amend the Town Law, in relation to deputy town clerk."

Also, the bill (No. 1016, Int. No. 928) entitled "An act making an appropriation for the removal of ice gorges in the Hudson river."

Also, the bill (No. 1299, Int. No. 486) entitled "An act to amend the Tax Law, in relation to the assessment of real property in the county of Suffolk."

Also, the bill (No. 792, Int. No. 736) entitled "An act to provide for opening the channel between Lakes Wanetta and Lamoka, Schuyler county, and making an appropriation therefor."

Also, the bill (No. 256, Int. No. 256) entitled "An act to amend the Judiciary Law, in relation to clerks in courts of record within the first and second judicial districts acting as referees or in other similar capacities."

Also, the bill (No. 607, Int. No. 585) entitled "An act to amend chapter six hundred and forty-nine of the Laws of eighteen hundred and ninety-four, entitled 'An act to incorporate the American Baptist Missionary Union,' as to corporate name, and

to authorize and confirm the holding of corporate meetings in any State or Territory of the United States."

Also, the bill (No. 829, Int. No. 772) entitled "An act to amend the Town Law, in relation to the appointment of a deputy town clerk, a town counsel and an accountant to the supervisor."

Also, the bill (No. 683, Int. No. 409) entitled "An act to amend chapter six hundred and eighty-two of the Laws of nineteen hundred and ten, entitled 'An act to provide for the preservation, indexing, restoration and placing in good condition of the records, documents, books, maps and papers deposited, filed or recorded in the office of the register of the county of New York.'"

Also, the bill (No. 1366, Int. No. 1196) entitled "An act to amend chapter eighty-eight of the Laws of nineteen hundred and nine, entitled 'An act providing for the punishment of crime, constituting chapter forty of the Consolidated Laws.'"

Also, the bill (No. 1873, Int. No. 331) entitled "An act to amend the Code of Civil Procedure, in relation to referees' fees on sale of real property."

Also, the bill (No. 1006, Int. No. 918) entitled "An act to amend the Judiciary Law, relative to stenographers furnishing copies of proceedings to judge."

Also, the bill (No. 774, Int. No. 393) entitled "An act to amend the Insurance Law, relative to the number of copies of the annual report of the Superintendent of Insurance, which shall be printed for the use of the insurance department."

Also, the bill (No. 847, Int. No. 790) entitled "An act to amend the Village Law, in relation to sprinkling streets."

Also, the bill (No. 1465, Int. No. 578) entitled "An act to amend the Highway Law, in relation to commissioners' fees and payment thereof."

Also, the bill (No. 1146, Int. No. 190) entitled "An act to amend the County Law, in relation to the offer and payment of rewards for the arrest and conviction of felons."

Also, the bill (No. 1254, Int. No. 1103) entitled "An act to amend the County Law, in relation to the election of the chairman of the board of supervisors in certain counties at a special meeting of the board."

Also, the bill (No. 893, Int. No. 819) entitled "An act to amend the Insurance Law, relative to co-operative fire insurance corporations transacting business upon the advance premium plan."

Also, the bill (No. 1151, Int. No. 689) entitled "An act to amend the Banking Law, in relation to fines charged by savings and loan associations."

Also, the bill (No. 820, Int. No. 763) entitled "An act to provide for the construction of a bridge over the Ausable river in Clinton county, and making an appropriation therefor."

Also, the bill (No. 1424, Int. No. 614) entitled "An act authorizing the Adjutant-General to confer a suitable bronze medal upon each soldier and sailor of the Spanish-American war who received an honorable discharge, and making an appropriation therefor," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the bill (No. 934, Senate Reprint No. 1276, Assembly Reprint No. 2007, Int. No. 213) entitled "An act making appropriations for the support of government," with a message that they have agreed to the report of the committee of conference thereon and concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1679, Int. No. 708) entitled "An act to amend chapter six hundred and forty-six of the Laws of nineteen hundred and five, entitled 'An act to provide for the construction and maintenance of a sanitary trunk sewer and a sanitary outlet sewer in the county of Westchester, and to provide means for the payment therefor,' generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayors of the cities of Yonkers and Mount Vernon.

Also, the bill (No. 1662, Int. No. 1419) entitled "An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to bail," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1603, Int. No. 1360) entitled "An act to authorize the city of New York to accept voluntary deeds of release of undivided interests in the fee of any portion or portions of Montague street, in the borough of Brooklyn, city of New York, subject to all outstanding contracts for the use of said street by street railroad and public service corporations," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1639, Int. No. 1396) entitled "An act to authorize the construction of a drain from the culvert under the Erie canal, at Chapel street, in the city of Lockport, and making an appropriation therefor," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Lockport.

Also, the bill (No. 1317, Int. No. 1147) entitled "An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' in relation to city officers, their election, terms and salaries," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of North Tonawanda.

Also, the bill (No. 1853, Int. No. 1508) entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' in relation to the condemnation of lands for opening streets and highways, public parks and grounds, and the assessment of damages, benefits and payment," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Cortland.

Also, the bill (No. 1844, Int. No. 1498) entitled "An act to amend chapter five hundred and fifty-nine of the Laws of nineteen

hundred and ten, entitled 'An act to provide a charter for the city of New Rochelle,' in relation to the city court clerk and marshal, and the practice and procedure in the city court of New Rochelle," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New Rochelle.

Also, the bill (No. 1902, Int. No. 1545) entitled "An act to amend chapter one hundred and twenty-seven of the Laws of nineteen hundred and eleven, entitled 'An act to provide for a supply of pure and wholesome water for the city of Mount Vernon; and for the acquisition of lands or interests therein, and for the construction of the necessary reservoirs, dams, aqueducts, filters and other appurtenances for that purpose; and for the appointment of a commission with the powers and duties necessary and proper to attain these objects,' in relation to the powers of the board of water supply," with a message that they have concurred in the passage of the same without amendment.

Ordered. That the Clerk transmit a certified copy thereof to the mayor of the city of Mount Vernon.

Also, the bill (No. 580, Int. No. 557) entitled "An act to amend section one hundred and twenty-eight of chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the city of Mount Vernon,' relative to the appointment of an assistant corporation counsel," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Mount Vernon.

Also, the bill (No. 1761, Int. No. 1465) entitled "An act to provide for the construction and use of a building in Kings county for storing certain duplicate and other records," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 729, Int. No. 691) entitled "An act to authorize the construction of a new iron bridge with double drive-

ways and sidewalks over the Black River canal and Stanwix street in the city of Rome, and making an appropriation therefor," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Rome.

Also, the bill (No. 1415, Int. No. 1241) entitled "An act authorizing the city of Rome to issue bonds to pay its share of the cost of the construction and improvement of highways lying outside the corporation tax district of said city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Rome.

Also, the bill (No. 1688, Int. No. 852) entitled "An act to amend the Greater New York charter, in relation to the inspection of steam boilers," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 530, Int. No. 511) entitled "An act to amend the Greater New York charter, in relation to the making of eligible lists of candidates for appointment on the teaching staff," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1503, Int. No. 1123) entitled "An act to amend chapter six hundred and three of the Laws of nineteen hundred and ten, entitled 'An act in relation to the city court of Albany, generally, its justices, clerk, marshals and stenographer,' generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Albany.

Also, the bill (No. 1752, Int. No. 897) entitled "An act to amend the Greater New York charter, in relation to transferring

the jail buildings in Queens county from the custody of the sheriff to the commissioner of correction," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1932, Int. No. 940) entitled "An act to amend the Greater New York charter, in relation to the board of examiners of the bureau of buildings," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1559, Int. No. 1337) entitled "An act to amend the Greater New York charter, in relation to, unpaid taxes, assessments and water rents levied prior to January first, eighteen hundred and ninety-eight," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1171, Int. No. 1033) entitled "An act to amend the Greater New York charter, relating to the telegraph service of the fire department," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1442, Int. No. 1251) entitled "An act to amend the Greater New York charter, so as to provide for reimbursement of expense of justices of the municipal court in case of contest as to title of such office," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 63, Int. No. 63) entitled "An act to authorize the Commissioners of the Land Office to grant to the city of Yonkers all the interest of this State in and to certain lands now or formerly under the waters of the Hudson river for the purpose of extending the Herriot street sewer," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Yonkers.

Also, the bill (No. 1987, Int. No. 1593) entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the removal of abandoned railroad embankments through condemnation proceedings," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

Also, the bill (No. 995, Int. No. 907) entitled "An act to amend the Greater New York charter, in relation to pensions of members of the fire department," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1636, Int. No. 1393) entitled "An act to amend the Code of Civil Procedure, in relation to the number of assistants for the city court of the city of New York," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1634, Int. No. 1391) entitled "An act to amend the Greater New York charter, in relation to retirement from active service of officers, clerks and employees," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1692, Int. No. 835) entitled "An act to amend the Greater New York charter, in relation to qualifications of members of the fire department," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1534, Int. No. 1321) entitled "An act to amend chapter two hundred and sixty-nine of the Laws of nineteen hundred and two, entitled 'An act to incorporate the city of Plattsburgh,' generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Plattsburgh.

Also, the bill (No. 1626, Int. No. 1383) entitled "An act to amend the Greater New York charter, in relation to the retirement from active service of officers, clerks and employees," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1347, Int. No. 1177) entitled "An act to empower the board of commissioners of the sinking fund of the city of New York to grant to railroad corporations easements or rights of way in, over or across, lands heretofore or hereafter acquired by the city of New York in the counties of Westchester and Putnam for or in connection with the water supply of said city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1869, Int. No. 1525) entitled "An act to authorize the police commissioner of the city of New York to increase the pension of Henry C. Fink to an amount not exceeding the salary paid to him at the date of his retirement," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1263, Int. No. 1115) entitled "An act to legalize and validate the bonds of the city of Newburgh issued and sold for the purpose of permanently improving Water and Colden streets in said city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Newburgh.

Also, the bill (No. 924, Int. No. 850) entitled "An act to amend the Greater New York charter, in relation to the powers and jurisdiction of the police commissioner in respect to obstructions to navigation," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1745, Int. No. 1254) entitled "An act to amend the Greater New York charter, in relation to the prevention of fires," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1114, Int. No. 1005) entitled "An act to authorize the city of Fulton to borrow money for the purpose of paying teachers' salaries and other expenses of the board of education," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Fulton.

Also, the bill (No. 1082, Int. No. 976) entitled "An act to legalize the publication of advertisement of sale for unpaid assessments in the city of Albany noticed for the sixteenth day of October, nineteen hundred and eleven, at the treasurer's office in such city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Albany.

Also, the bill (No. 1898, Int. No. 1201) entitled "An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to sessions of court on Sunday," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1295, Int. No. 1142) entitled "An act to allow the common council of the city of Middletown to determine whether it shall pay from the city treasury a portion of the expense of a paved street in said city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Middletown.

Also, the bill (No. 1491, Int. No. 1289) entitled "An act to amend chapter five hundred and twenty-five of the Laws of nineteen hundred, entitled 'An act to establish a police pension fund for the city of Elmira,' in relation to the investment thereof," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Elmira.

Also, the bill (No. 1341, Int. No. 1171) entitled "An act to provide for the construction of a lift or hoist bridge over the Erie canal at Beech street, in the city of Syracuse, and making an appropriation therefor," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Syracuse.

Also, the bill (No. 1833, Int. No. 990) entitled "An act to amend chapter four hundred and twenty-four of the Laws of nineteen hundred and three, entitled 'An act to provide for the abolition, discontinuance and avoidance of certain grade crossings in the city of New York, and to that end to authorize the city of New York to grant a right of way under Saint Mary's park in the borough of the Bronx in said city of New York to the New York and Harlem Railroad Company, and to acquire from the said railroad company a part of its present roadway,' in relation to the awarding of damages," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1789, Int. No. 700) entitled "An act to amend chapter eight hundred and seventy of the Laws of nineteen

hundred and eleven, entitled 'An act to consolidate and revise the laws relating to the city of Lockport,' generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Lockport.

Also, the bill (No. 1788, Int. No. 924) entitled "An act to amend the Greater New York charter, in relation to cemeteries in Queens and Richmond counties," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1269, Int. No. 1122) entitled "An act to amend the Code of Civil Procedure, in relation to attendants in the city court of the city of New York," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1035, Int. No. 938) entitled "An act to amend the Greater New York charter, in relation to the issue of certificates of indebtedness to supply deficiencies in the income of the New York fire department relief fund," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1107, Int. No. 998) entitled "An act to legalize, ratify and confirm resolutions, acts and proceedings of the common council of the city of Cohoes, in relation to the pavement of Vine street, and the contract entered into therefor, and providing for a special assessment to pay the expense thereof," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Cohoes.

Also, the bill (No. 1387, Int. No. 1213) entitled "An act to provide for the permanent improvement of a portion of Broadway, a street in the city of Newburgh, and to empower the city council

to regulate the use of such street," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Newburgh.

Also, the bill (No. 1298, Int. No. 39) entitled "An act to amend the Lackawanna city charter, in relation to giving women taxpayers the right to vote upon a proposition to raise money by a tax or by bonds and on extraordinary expenditures," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Lackawanna.

Also, the bill (No. 442, Int. No. 430) entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the municipal court of the city of New York, its officers and marshals,' in relation to costs in action by a working woman," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1075, Int. No. 969) entitled "An act to amend chapter two hundred and three of the Laws of nineteen hundred and seven, entitled 'An act to revise and amend the charter of the city of Newburgh, being chapter five hundred and forty-one of the Laws of eighteen hundred and sixty-five, and the several acts amendatory thereof and supplemental thereto,' in relation to the power of the city council to sell and convey real property belonging to the city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Newburgh.

Also, the bill (No. 1128, Int. No. 1019) entitled "An act in relation to the cancellation by the city of Newburgh of certain tax certificates, the repayment of the amount included in such certificates, with interest, and the reassessment and collection of certain taxes," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Newburgh.

Also, the bill (No. 126, Int. No. 126) entitled "An act authorizing the board of estimate and apportionment of the city of New York to audit and allow and also authorizing the comptroller of the city of New York to pay to John R. Voorhis compensation for services actually rendered to the city of New York, in the office of the president of the borough of Manhattan in the years nineteen hundred and eight, nineteen hundred and nine and nineteen hundred and ten," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1686, Int. No. 109) entitled "An act to amend the Greater New York charter, relative to damages for change of grade," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1088, Int. No. 982) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Yonkers.

Also, the bill (No. 1660, Int. No. 1417) entitled "An act to amend the charter of the city of Oneonta, generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Oneonta.

The Senate returned the Assembly bill (No. 1450, Senate Reprint No. 1412, Int. No. 1260) entitled "An act to amend the General Business Law, in relation to weights, measures and

containers, and to repeal section two hundred and sixty-three of the Agricultural Law."

Also, Assembly bill (No. 869, Senate Reprint No. 1434, Int. No. 808) entitled "An act to amend the Poor Law, in relation to hospital accommodations to persons suffering from tuberculosis."

Also, Assembly bill (No. 1687, Senate Reprint No. 1417, Int. No. 391) entitled "An act to amend the Insurance Law, in relation to the term of office and the salary of the Superintendent of Insurance."

Also, Assembly bill (No. 1313, Senate Reprint No. 1516, Int. No. 142) entitled "An act to amend the Real Property Law, in relation to the lease of real property held in trust."

Also, Assembly bill (No. 1547, Senate Reprint No. 1413, Int. No. 105) entitled "An act to amend the Town Law, in relation to the issuance of temporary certificates of indebtedness, audit of claims and compensation of town auditors, in certain towns."

Also, Assembly bill (No. 1699, Senate Reprint No. 1517, Int. No. 1106) entitled "An act making appropriations for constructions, improvements, repairs and equipment at various State institutions."

Also, Assembly bill (No. 190, Senate Reprint No. 1514, Int. No. 189) entitled "An act making an appropriation for the re-establishment of the State library and for the purchase of furniture and office fixtures for the State educational building."

Also, Assembly bill (No. 74, Senate Reprint No. 1465, Int. No. 74) entitled "An act to provide for the acquisition and preservation of the historic tract or parcel of land known as the Bennington battlefield, situate in the town of Hoosick, in the county of Rensselaer, and making an appropriation therefor."

Also, Assembly bill (No. 766, Senate Reprint No. 1416, Int. No. 722) entitled "An act making an appropriation for the payment of the State's share of the expense of acquiring the bridge of the Stillwater and Schaghticoke Bridge Company crossing the Hudson river between the counties of Saratoga and Rensselaer."

Also, Assembly bill (No. 1793, Senate Reprint No. 1518, Int. No. 506) entitled "An act making appropriations for certain ex-

penses of government and various miscellaneous appropriations, and supplying deficiencies in former appropriations."

Ordered, That the Clerk deliver said bills to the Governor.

Also, Assembly bill (No. 1744, Senate Reprint No. 1435, Int. No. 509) entitled "An act to amend the Greater New York charter in relation to salaries of the members of the supervising and teaching staffs of the board of education."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, Assembly bill (No. 1750, Senate Reprint No. 1495, Int. No. 1041) entitled "An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to the salary of the city engineer."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Oswego.

Also, Assembly bill (No. 1664, Senate Reprint No. 1475, Int. No. 1421) entitled "An act to supplement the provisions of law relating to the department of public works in the city of Syracuse."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Syracuse.

Also, Assembly bill (No. 1716, Senate Reprint No. 1494, Int. No. 1438) entitled "An act to amend the Corning charter, in relation to repaving Market street."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Corning.

Also, Assembly bill (No. 652, Senate Reprint No. 1315, Int. No. 622) entitled "An act to provide for the relief of the city of Syracuse from crossings at grade of the streets, avenues and public grounds therein by railroads operated by steam."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Syracuse.

Also, Assembly bill (No. 1777, Senate Reprint No. 1469, Int. No. 1481) entitled "An act to amend the charter of the city of Gloversville, generally."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Gloversville.

The Senate returned the Senate bill (No. 1346, Assembly Reprint No. 2008, Rec. No. 407) entitled "An act to amend the Election Law, in relation to boards of elections, salaries of commissioners and number and compensation of subordinates."

Also, Senate bill (No. 147, Assembly Reprint No. 1981, Rec. No. 106) entitled "An act to amend the Judiciary Law, in relation to the appointment and compensation of official referees by the Appellate Division of the Supreme Court in the first and second judicial departments."

Also, Senate bill (No. 798, Assembly Reprint No. 1794, Rec. No. 130) entitled "An act to amend the Membership Corporations Law, in relation to cemetery corporations."

Also, Senate bill (No. 968, Assembly Reprint No. 1974, Rec. No. 94) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to article one of the Constitution, relating to laws for the security and protection of the lives, health or safety of employees."

Also, Senate bill (No. 601, Assembly Reprint No. 1972, Rec. No. 189) entitled "An act to amend the Education Law, in relation to the election of trustees of Cornell University."

Also, Senate bill (No. 1267, Assembly Reprint No. 1975, Rec. No. 278) entitled "An act to amend the Tax Law, in relation to assessment-roll and assessment of omitted property."

Also, Senate bill (No. 466, Assembly Reprint No. 1677, Rec. No. 35) entitled "An act making an appropriation to aid in the celebration of the one hundredth anniversary of the battle of Lake Erie, fought September tenth, eighteen hundred and thirteen, the erection of a memorial to Commodore Perry and his men, and other expenses in connection with such celebration, and relating to Perry's Victory Centennial Commission."

Also, Senate bill (No. 53, Assembly Reprint No. 1964, Rec. No. 10) entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the department of police in said city."

Also, Senate bill (No. 250, Assembly Reprint No. 1976, Rec. No. 61) entitled "An act to amend the Highway Law, in relation

to the course of route number fifteen of the State highway system, and making certain funds available for the improvement thereof."

Also, Senate bill (No. 738, Assembly Reprint No. 2009, Rec. No. 237) entitled "An act to amend the Highway Law, in relation to creating a new State route in the counties of Schoharie and Delaware."

Also, Senate bill (No. 652, Assembly Reprint No. 1997, Rec. No. 242) entitled "An act to amend the Greater New York charter, in relation to advertising proposals and deposits accompanying bids."

Also, Senate bill (No. 651, Assembly Reprint No. 1998, Rec. No. 133) entitled "An act to amend the Greater New York charter, in relation to assessment bonds and provisions governing the issue of same."

Also, Senate bill (No. 650, Assembly Reprint No. 1999, Rec. No. 131) entitled "An act to amend the Greater New York charter, in relation to payment to contractors by comptroller."

Also, Senate bill (No. 558, Assembly Reprint No. 1798, Rec. No. 63) entitled "An act to amend chapter twenty-six of the Laws of nineteen hundred and ten, entitled 'An act creating a commission for the government and control of a municipal hospital for the city of Buffalo for the care and treatment of persons affected with incipient tuberculosis, and defining the powers and prescribing the duties of said commission,' generally," with a message that they have concurred in the amendments of the Assembly made thereto.

Ordered, That the Clerk return said bills to the Senate.

The Senate returned the concurrent resolution providing for the appointment of a joint legislative committee to visit and investigate the affairs and needs of all institutions receiving State aid.

A communication was received from Hon. Frank H. Shall, mayor of the city of Little Falls, returning Assembly bill (No. 1213, Int. No. 345) entitled "An act to amend chapter five hundred and sixty-five of the Laws of eighteen hundred and ninety-five, entitled 'An act to incorporate the city of Little Falls,' relative to the pay of policemen," with a message that said mayor,

and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Wm. J. Gaynor, mayor of the city of New York, returning Assembly bill (No. 887, Int. No. 476) entitled "An act to amend the Greater New York charter, in relation to expenditures for the relief of the blind," with a message that said mayor, after a public hearing thereon, does not approve said bill, and does not accept the same.

A communication was received from Hon. Wm. J. Gaynor, mayor of the city of New York, returning Assembly bill (No. 1099, Int. No. 598) entitled "An act to amend the Greater New York charter, in relation to salaries of chairman of committee on finance and vice-chairman of the board of aldermen," with a message that said mayor, after a public hearing thereon, does approve said bill, and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Hiram H. Edgerton, mayor of the city of Rochester, returning Assembly bill (No. 1211, Int. No. 784) entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' relative to a board, bureau or officer doing work and the collection and assessment of the expense thereof," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Edwin W. Fiske, mayor of the city of Mount Vernon, returning Assembly bill (No. 1103, Int. No. 994) entitled "An act to authorize and empower the city of Mount Vernon to acquire the strip of land through the city of Mount Vernon now constituting the right of way of the New York and Harlem railroad as soon as the same shall be abandoned for railway purposes, and to issue bonds to pay therefor," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Edwin W. Fiske, mayor of the city of Mount Vernon, returning Assembly bill (No. 1102, Int. No. 993) entitled "An act to amend chapter three hundred and sixty-one of the Laws of nineteen hundred and nine, entitled 'An act relating to the repaving of streets and highways in the city of Mount Vernon which have once been paved at the expense of abutting property, in whole or in part, and authorizing such city to raise money therefor by the issue of bonds,' in relation to increasing the amount of such bonds," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Geo. E. Van Kennon, mayor of the city of Ogdensburg, returning Assembly bill (No. 1668, Int. No. 1079) entitled "An act to authorize the city of Ogdensburg to provide for the payment of the cost and expense of improving certain streets therein," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. James B. McEwan, mayor of the city of Albany, returning Assembly bill (No. 1134, Int. No. 665) entitled "An act fixing the compensation of election officers in the city of Albany and repealing certain provisions relating thereto of chapter two hundred and ninety-eight of the Laws of eighteen hundred and eighty-three, entitled 'An act to provide for the government of the city of Albany,' and acts amendatory thereof," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. James B. McEwan, mayor of the city of Albany, returning Assembly bill (No. 1490, Int. No. 1288) entitled "An act to amend chapter eighty-six of the Laws of eighteen hundred and fifty, entitled 'An act to provide for the assessment and collection of taxes in the city of Albany,' in relation to certificates issued by the county treasurer

at sales of lands in said city for unpaid taxes," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. James B. McEwan, mayor of the city of Albany, returning Assembly bill (No. 181, Senate Reprint No. 1130, Int. No. 180) entitled "An act in relation to the payment of contractors for city work in the city of Albany," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Wm. J. Gaynor, mayor of the city of New York, returning Assembly bill (No. 876, Int. No. 242) entitled "An act to amend the Greater New York charter, in relation to the uniformed force of the fire department," with a message that said mayor, after a public hearing thereon, does approve said bill, and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Edward Schoeneck, mayor of the city of Syracuse, returning Assembly bill (No. 1459, Int. No. 945) entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' in relation to improvements for the sprinkling, laying of dust with substances other than water, watering and flushing of streets," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill, and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Edward Schoeneck, mayor of the city of Syracuse, returning Assembly bill (No. 1039, Int. No. 942) entitled "An act to amend chapter six hundred and eighty-four of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of public works of the city of Syracuse,' in relation to the expense of the work upon local improvements

performed by the city," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill, and accept the same.

A communication was received from Hon. Wm. H. Nearpass, mayor of the city of Port Jervis, returning Assembly bill (No. 163, Int. No. 163) entitled "An act to provide for the construction of a dike or dikes for the protection of property adjacent to the Delaware river in the city of Port Jervis, by the completion of the work begun under chapter seven hundred and sixteen of the Laws of nineteen hundred and four, the acquisition of lands necessary for such purpose, and making an appropriation therefor," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill, and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

Pursuant to concurrent resolution, Mr. Speaker appointed Messrs. Whitney of Saratoga, Allen of Oneida and Frisbie of Schoharie the committee on the part of the Assembly to visit and investigate the affairs and needs of all institutions receiving State aid.

Pursuant to concurrent resolution, Mr. Speaker appointed Messrs. Vest of Clinton and Prince of Essex the committee on the part of the Assembly to consider the celebration of the Hundredth anniversary of the Battle of Plattsburgh.

Pursuant to chapter 541 of the Laws of nineteen hundred and twelve, Mr. Speaker appointed Messrs. Yale of Putnam, Whitney of Saratoga, Young of Westchester, A. E. Smith of New York and Frisbie of Schoharie members on the part of the Assembly of the Panama-Pacific International Exposition Commission.

Pursuant to chapter 489 of the Laws of 1912, Mr. Speaker appointed Mr. Whitney of Saratoga a member on the part of the Assembly of the Saratoga Battle Monument Dedication Commission.

Pursuant to section 12 of the Legislative Law, the Clerk designated Assistant Clerk Wm. V. Ross an officer of the Assembly to attend prior to and upon the opening of the next session of the Assembly.

Mr. Speaker handed down the Supplemental Index of Bills, which was ordered laid upon the table and ordered printed as a document.

(See Assembly Doc. No. 63.)

Pursuant to section thirteen of the Legislative Law, Mr. Speaker announced the designation of the following officers of the Assembly to remain after adjournment of the Legislature for a period of thirty days: Assistant Clerk Wm. V. Ross; Journal Clerk Wm. Mansfield; Index Clerk John A. Cole; Deputy Clerk in Charge of Revision Charles H. Clark; Financial Clerk G. A. Mettersson.

Mr. Young: Mr. Speaker, the time has arrived when we should adjourn, pursuant to our motion to adjourn *sine die*, and without further remarks except to extend my compliments and best wishes to the members of the majority and minority and to wish them a happy summer and the best of good fortune and to extend my compliments and high regards to the Speaker of this House, and the Clerk of the Assembly for the assistance they have given to me and to bespeak my admiration of the chairmen of the various committees for their diligent and faithful work and to express, particularly, my profound respect and regard for the chairman of the ways and means committee who has been so faithful in his work as to enable this House, and the whole Legislature, as a matter of fact, to adjourn at a time when it will go down in the history as the shortest session within the State of New York in point of time, if not in calendar days, I move that the House do now adjourn, pursuant to resolution, *sine die*.

Mr. A. E. Smith: I desire to express my thanks to the members of the House for their uniform courtesy to me; and to the majority leader. We got along all right together. I will not forget him. I hope his party will honor him. There is not a job in the State that is too big for him in my estimation, and I hope he gets it, if my candidate can't get it. To the Clerk of the House and to the Speaker and to all who are members of the minority — the minority is a hard position; a minority position is always a hard one; for their attention and faithful attendance at the sessions they deserve a great deal of credit. During the rush and hustle of business, every now and then we may get a little bit excited and I may have said something in the hurry

or cut some member off short, when he held me up between here and the ways and means room and the speaker's room, and gave him a short answer; but I desire to assure every man in the House, now, that if that ever happened, it was not the fault of the heart, it was right up in the head, and I ask them to forgive me for it and I hope that every man may be back here that cares to spend any more years in the legislative life.

Mr. Young: Mr. Speaker, it was owing to inadvertence, entirely that I overlooked the distinguished minority leader in expressing my appreciation of courtesy from him and very great service in this House. Last night I had occasion to give expression to much the same sentiments, and it was owing to inadvertence, wholly, Mr. Smith, that you were overlooked in the speech that I made. I participate in the high regard in which you are held, not only by the members of your own party but by all the members on this side.

Mr. Speaker: As the Chair is about to put the motion for final adjournment and, although it is very late, and we are all exceedingly tired, it is fitting, at least, for the Chair to say that he has appreciated, very keenly during this session all the assistance that has been given him in making the administration for the session a fairly successful and a fairly satisfactory one to the members around this circle, and I hope to the people of this State. That is as it may be. But what the majority leader has said with reference to the assistance and efficiency of the chairmen of committees, I desire to reiterate and to say to this House that I think the service and devotion of the leader of the majority and the chairman of the ways and means committee were mainly successful and are mainly accountable for our successful session and our early adjournment.

I extend my best wishes to every man about this circle.

To the distinguished leader of the minority and my friend for many years, to him I extend my best wishes. And to my old friend, the gentleman from Chemung. and to my friend, the gentleman from Schoharie, former Speakers of this House — who have appreciated, I presume, more keenly than has the majority of the membership, the difficulties under which the Chair has labored during this session, or during any session.

So, gentlemen, striving to express to you as well as I can the very great gratitude which I feel for the personal treatment which I have received, the personal courtesy and kindness which has so often been expressed in various places, in various ways; but more particularly to your prompt attention to business, your earnest efforts to do the work of the House harmoniously, effectively, honestly and in the interests as you have believed in the interest of your constituency and of the people of the State; and wishing you your hearts' desire, whatever that may be, I bid you good bye.

The Clerk read the journal of the day's proceedings. On motion of Mr. Young, the same was approved.

Mr. Speaker declared the House adjourned *sine die*.



APPENDIX.

[2359]



APPENDIX.

APPENDIX No. 1.

Mr. Speaker announced the following appointments for the session of 1912:

Speaker's clerk.— E. W. Moses.

Assistant doorkeepers.— P. J. Calnon, G. W. Jackson, P. J. Gray, F. M. Mawhinney, Geo. M. Sweezy, Thos. Leahy, Henry Bennett, E. F. Taylor, Jas. Owens, Jas. Hoey, Peter Vanderpane, Chas. H. Gardner.

Janitor.— Chas. Warley.

Assistant janitors.— M. Robinson, T. H. Tracy, Lewis Alsten, Irving Beals.

Postmaster.— Jas. Underwood.

Assistant postmaster.— C. H. Bowman.

Ways and means committee clerk.— Hugh Whalen.

Cities committee clerk.— Henry C. Weeks.

Judiciary committee clerk.— W. T. Wendell.

Codes committee clerk.— H. S. Rowley.

Railroads committee clerk.— F. A. Hill.

General laws committee clerk.— M. P. Driggs.

Committee clerks.— Walter Ryan, D. Ford Hager, C. McMasters, Henry C. Reiners, W. A. Roche, Geo. C. Taft, F. D. Flaherty, B. W. Freeman, J. H. Abrams, Wm. Marquette, W. D. Nixon, Robt. Hamill, H. F. Kenney, B. F. Surges, Ralph Barrus, Guy Smith, A. G. Wilcox, J. W. Burns, Chas. Frieman, Benj. N. Wager, A. T. Schweizer, Jack Kearns, Floyd C. Oatman, A. P. Merriam, Edw. Lewine, W. A. Malone, E. O. Hulburt, Jr., R. H. Jackson.

General clerks.— J. C. Parker, M. P. Coffey, E. C. Chapman, Fred J. Snyder, Bowman LeFevre, Jno. E. Stainton, Harry Gregory.

Speaker's stenographer.— Geo. M. Shotwell.

Ways and means stenographer.— Kathryn Welch.

Cities stenographer.— H. A. Fortmeyer.

Judiciary stenographer.— Florence McGill.

Codes stenographer.— May B. Mason.

Railroads stenographer.— Jas. M. Murray.
 Insurance stenographer.— Rena E. Collins.
 General laws stenographer.— Mary C. Padula.
 Journal clerk's stenographer.— Matilda M. Scheffler.
 Minority leader's stenographer.— Jno. F. Morris.
 Speaker's messenger.— Henry A. Spencer.
 Postoffice messenger.— E. S. Ford.
 Ways and means messenger.— Geo. H. Brown.
 Cities committee messenger.— Philip Levy.
 Minority leader's messenger.— Vivany Moore.
 Messengers.— Frank Ellwood, Wm. T. Flynn, E. S. Flow, Fred
 Sahloff, Benj. Suskind, Geo. Gunther, A. Slagen, Jno. W. Howe,
 Edw. Nichols, F. X. Bonguardo.

APPENDIX No. 2.

The Clerk announced the following appointments for the session of 1912:

Assistant clerk.—Wm. V. Ross.
 Journal clerk.—William K. Mansfield.
 First assistant journal clerk.—W. H. Ten Eyck.
 Second assistant journal clerk.— G. C. Squires.
 Chief engrossed bills.—John Chartres.
 Chief revision committee.— Chas. H. Clark.
 Index clerk.— Jno. A. Cole.
 First assistant index clerk.— Chas. H. Wicks.
 Second assistant index clerk.— R. C. Derrick.
 Financial clerk.— G. A. Matteson.
 Assistant financial clerk.— F. M. Bishop.
 Deputy clerks.— Edw. Rutherford, Jas. H. Hogan, August
 Schreiber, Wm. Welch, Jr., R. S. Dalzell, Cornelius Shufelt, Geo.
 Stedman, Geo. H. Nason, Gilchrist Stewart, F. R. Mahoney.
 Librarian.— Henry Mabie.
 Assistant librarian.— D. L. Goewey.
 Clerk's stenographer.— Edw. N. Van Cott.
 General stenographers.— Kathryn Mahar, Josephine Cox, Celia
 A. Parsons, E. M. Kewin, Lillian W. Temple, Mary E. Quinby,
 Thos. F. O'Bryen, S. Mildred Rider, L. Cody, Anna Myers.

Superintendent wrapping department.— F. M. Smith.

Assistant superintendents of wrapping department.— F. D. Kershaw, Geo. S. Henry, Jno. Ray, A. J. Corrigan, Emmet G. Rice.

Superintendent of documents.— L. H. Bleakley.

Assistant superintendents of documents.— Jno. E. Carroll, Romain Fite, Jno. Hennessy, W. E. Kay, Mortimer Green.

Tally clerk.— Jno. Lewis.

Mail and document carrier.— Arthur H. Kerner.

Clerk's messenger.— J. B. McIntosh.

Financial clerk's messenger.— H. M. Prowda.

Messengers.— Frank Scherer, Howard McClelland, Walter Ruddick, Saml. Schmalheiser, S. K. Fleck, Edw. Van Wyck, L. E. Harrison, A. Muscati, Benedict Sohm, Hans. Kronika, Geo. A. Wiedeman, Peter Banks, W. F. McCoy, Jas. H. Bell, Fred Owens, Albert Emmons, Walter B. Allen, Taylor Fuller, Joseph A. Hall.

Chief Messenger.— Jas. H. Millard.

Pages.— M. Witbeck, W. J. Baxter, Geo. Hutchinson, Jno. Cleary, Peter D. Dusinger, Jos. DiNapoli, Howard Loonan, Edw. Muldowney, G. H. Ailes, Jr., Stanley Bush, Jno. Bewsher, Wesley Ostrander, Jno. Merrigan, Oliver R. Clapp, H. F. Ives, A. A. Arnold, Chas. J. O'Toole, Edw. Skelley, Frank Schumm, Frank D. Jost, Frank G. Jacobs, Henry Pitlitz.

APPENDIX No. 3.

AN ACT to legalize the acts of Howard L. Woodruff, a justice of the peace of the town of Starkey, in the county of Yates, and to authorize him to qualify as such justice.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. The official acts of Howard L. Woodruff heretofore done and performed by him as a justice of the peace of the town of Starkey, in the county of Yates, to which office he was heretofore elected or appointed, in so far as such acts may be affected, impaired or questioned by reason of his failure to take, subscribe and file his official oath within the time prescribed by law, or his

failure to comply with any other requirement of law relating to his qualification as such justice, are hereby legalized, ratified and confirmed for all purposes; and the said Howard L. Woodruff may take, subscribe and file such oath, and comply with any other requirement of law relating to his qualification as such justice, within thirty days from and after the taking effect of this act, and the same shall have the same force, effect and validity as if the same had been done within the time prescribed by law. Nothing herein contained shall affect any action or proceeding pending in any court or before any judge or justice when this act shall take effect.

§ 2. This act shall take effect immediately.

APPENDIX No. 4.

AN ACT to amend the charter of the village of Lyons, in relation to the salaries and compensation of village officers and employees.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Chapter seven hundred and fifty of the laws of nineteen hundred and seven, entitled "An act to revise, amend and consolidate the various acts relating to the village of Lyons, in the county of Wayne, and to repeal certain acts and parts of acts affecting such villages," is hereby amended by adding thereto, after section thirty-five thereof, a new section, to be section thirty-five-a, to read as follows:

§ 35a. Power of board of trustees to fix salaries. Every officer or employee of the village who is not expressly required by this chapter to serve without compensation, shall receive such compensation as the board of trustees may determine, from time to time. The salary or compensation of an officer or employee of the village, except present incumbents, elected or appointed for a definite term, shall be fixed for such term at least two months before the beginning thereof and shall not be increased or diminished during such term. The provisions of this section shall supersede any

other provision of this or of any other statute fixing the amount of the salary or compensation of any such officer or employee or prescribing the maximum or minimum limitation within which the same may be fixed. No officer or employee of the village shall be entitled to receive for his own use any fees, emoluments or compensation in addition to the salary or compensation fixed for his office or employment by the board of trustees pursuant to the provisions of this section. Until changed by the board of trustees, the various salaries or compensations paid or allowed to village officers or employees at the time this amendment takes effect shall continue.

§ 2. This act shall take effect immediately.

APPENDIX No. 5.

AN ACT to amend the Greater New York charter, relative to veterinarians of the fire department.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section seven hundred and forty of the Greater New York charter, as re-enacted by chapter four hundred and sixty-six of the laws of nineteen hundred and one, and amended by chapter six hundred and eighty-three of the laws of nineteen hundred and four and chapter five hundred and forty-seven of the laws of nineteen hundred and seven, and chapter three hundred and ninety-two of the laws of nineteen hundred and eleven, is hereby amended to read as follows:

GRADES, RANKS AND SALARIES OF OFFICERS AND MEMBERS OF THE UNIFORMED FORCE.

§ 740. The rank and salaries of officers of the fire department shall be as follows:

Chief of department, whose annual salary shall be not more than six thousand dollars; deputy chiefs of department, whose annual salary shall not be more than four thousand two hundred dollars; battalion chiefs, whose annual salary shall be not more

than three thousand three hundred dollars; medical officers, whose rank and salary shall be the same as that of battalion chiefs, one of whom shall be appointed chief medical officer, whose annual salary shall be not more than six thousand dollars; *veterinarians, whose rank and salary shall be the same as that of deputy chiefs*; captains or foremen of companies, whose annual salary shall be not more than two thousand one hundred and sixty dollars; lieutenants or assistant foremen of companies, whose annual salaries shall be not more than eighteen hundred dollars; pilots of fireboats who shall continue to receive annual salaries as now provided for by law; engineers of steamers, whose annual salary shall be one thousand six hundred dollars.

From and after January first, eighteen hundred and ninety-eight, the uniformed members of the fire department who are firemen shall be divided into four grades, to wit, first, second, third and fourth, and shall receive an annual pay or compensation as follows: members of the first grade, fourteen hundred dollars; members of the second grade, twelve hundred dollars; members of the third grade, one thousand dollars; members of the fourth grade, eight hundred dollars. The members of the uniformed force who are appointed after January first, eighteen hundred and ninety-eight, shall be assigned to the fourth grade; after one year of service in the fourth grade they shall be advanced to the third grade; after one year of service in the third grade, they shall be advanced to the second grade; after one year of service in the second grade, they shall be advanced to the first grade, and they shall in each instance receive the annual pay or compensation of the grade to which they belong as herein provided. All persons who, when this act takes effect, are firemen in the uniformed force of the fire department of the corporation heretofore known as the mayor, aldermen and commonalty of the city of New York, or of the city of Brooklyn, or the corporation heretofore known as Long Island City, shall thereupon become firemen of that grade having a salary thereto attached equal to the salary or compensation paid such firemen, respectively, at the time of the taking effect of this act; provided, however, that any such fireman who has been a member of the uniformed force in the city of Brooklyn, or in Long Island City, whose salary falls between any two of the

grades hereby established shall within three years have his salary made equal to the salary of the first grade by equal annual additions. Nothing in this section contained shall be construed to change in any way the salaries or grading, present or prospective, of the firemen who are or shall become members of the uniformed force of the New York fire department prior to January first, eighteen hundred and ninety-eight; and nothing in this section contained shall be construed to affect in any other way than as provided herein the rights and privileges secured under the provisions of this act to uniformed members of the various fire departments consolidated into one department by this act. The pay or compensation of the officers of the fire department and each of them mentioned in the first paragraph of this section, and also the pay or compensation of district engineers and officers ranking as such, and of any other officers who, when this act takes effect, belong to the uniformed force of either of the fire departments hereby consolidated into one department, shall be and remain fixed at the amount which they and each of them were severally receiving or entitled to receive from the respective municipal corporations in whose employ they were prior to the taking effect of this act; provided, however, that the salaries of all such officers in either of said fire departments other than the New York department, so consolidated into one department, shall be made equal to the salaries of corresponding officers in said New York department within three years from January first, eighteen hundred and ninety-eight, by equal annual additions; and provided further that if the difference in the pay received by such officers and the pay received by corresponding officers of the New York fire department as heretofore existing, is not more than fifty dollars, when this act takes effect, the pay shall be equalized at once.

The pay or compensation aforesaid shall be paid monthly to each person entitled thereto, subject to such deductions each month from the pay or compensation of said persons as are or shall be authorized by law or by this act; and no pay or compensation shall be allowed or paid to any such fireman or officer, except as in this section provided for and declared, any other law to the contrary or otherwise notwithstanding.

§ 2. This act shall take effect immediately.

APPENDIX No. 6.

AN ACT to amend the conservation law generally and in relation to lands, forests and public parks.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section three of chapter six hundred and forty-seven of the laws of nineteen hundred and eleven, entitled "An act relating to conservation of land, forests, waters, parks, hydraulic power, fish and game, constituting chapter sixty-five of the consolidated laws," is hereby amended to read as follows:

§ 3. Office and official force. The commission shall have its principal office in the city of Albany. The commission shall appoint a secretary to the commission who shall hold office during the pleasure of the commission and who shall receive an annual salary of [three thousand five hundred] *five thousand* dollars and shall have reimbursed to him all actual and necessary traveling and other expenses and disbursements incurred or made by him in the discharge of his official duties. The commission shall appoint a chief engineer, who shall hold office during the pleasure of the commission and who shall receive an annual salary of seven thousand dollars and shall have reimbursed to him all actual and necessary traveling and other expenses incurred or made by him in the discharge of his official duties. The commission shall appoint a counsel to the commission who shall be an attorney and counsellor-at-law of the state and who shall hold office during the pleasure of the commission and who shall receive an annual salary of seven thousand dollars and shall have reimbursed to him all actual and necessary traveling and other expenses and disbursements incurred or made by him in the discharge of his official duties. The commission shall appoint three deputy commissioners, who shall each hold office during the pleasure of the commission and who shall receive an annual salary of three thousand five hundred dollars and shall have reimbursed to him all actual and necessary traveling and other expenses and disbursements incurred or made by him in the discharge of his official duties. The commission shall appoint such engineers, clerks and other employees as shall be authorized as follows: The commission

shall, on or before the first day of September in the year nineteen hundred and eleven and thereafter on or before the first day of February annually, submit in writing to the governor a list of all positions in the department not herein expressly provided for, deemed necessary for the conduct of the work of the department, specifying the salaries and compensation deemed necessary and reasonable for each position and, when approved by the governor and filed in the office of the comptroller, the same shall be established and fixed as so approved and no additional positions shall be created and no such salaries and compensation shall be increased except by the approval of the governor in writing so filed. Each commissioner and deputy and the secretary shall execute and file with the comptroller a bond to the people of the state in the sum of ten thousand dollars, with sureties to be approved by the comptroller, conditioned for the faithful performance of his duties, and that he will account for and pay over pursuant to the law all moneys received by him.

§ 2. Section nine of such chapter is hereby amended to read as follows:

§ 9. Suits and prosecutions. It shall be the duty of the attorney-general, when requested by the commission, to appoint a deputy attorney-general, and such assistants as may be necessary and assign them to the legal department of the commission. The deputy attorney shall receive an annual salary of five thousand five hundred dollars. The salaries of the assistants shall be fixed by the commission. It shall be the duty of such deputy, in the name of the attorney-general, to conduct all prosecutions for penalties imposed by the forest, fish and game law or by this act, and to bring all actions, suits and proceedings which the commission shall be authorized to institute and maintain, and to defend all actions, suits, and proceedings brought against the commission, and such deputy, and such assistants as he shall require, to be appointed hereafter by the attorney-general, shall be compensated out of the appropriation to be made by law for the office of the attorney-general. No such suit, action or proceeding, and no prosecution for any of the penalties aforesaid shall be begun by said deputy except upon the order of the commission; and the same shall be

discontinued when ordered by the commission; and the commission shall have power in its discretion to compromise prosecutions for penalties and judgments for penalties on such terms and for such amounts as the commission deems advantageous to the state. No action, suit or proceeding in which the title to lands of the state in forest preserve counties shall be involved shall be withdrawn or discontinued, nor shall judgment therein against the state be entered on consent except on special permission of the court and after application made in open court, on which application all the terms and conditions of the settlement shall be fully stated in writing and the reasons therefor set forth at length.

§ 3. Section twelve of such chapter is hereby amended to read as follows:

§ 12. Reports. The chief executive officer of each division of the department shall annually report to the commission the proceedings thereof with a statement of its financial transactions, and the commission shall annually report to the legislature on or before January fifteenth, *with such recommendations as it deems proper*, specifying the receipts, expenditures and work of the department for the preceding fiscal year. *Such report shall include a brief description of all lands purchased during the year, and statistics of various fires, and any trespass upon state lands, and a brief summary of all litigation prosecuted or defended by the commission.* It shall be the duty of the commission to publish and distribute for public information reports in which shall be briefly set forth the work of the department and of its several divisions.

§ 4. Such chapter is hereby amended by inserting in article three thereof ten new sections to be known as sections twenty-six, twenty-seven, twenty-eight, twenty-nine, thirty, thirty-one, thirty-two, thirty-three, thirty-four and thirty-five, to read as follows:

§ 26. Actions for penalties. Actions for penalties for violations of any provision of this chapter shall be in the name of the "People of the State of New York;" and must be brought on the order of the commission, and may be compromised, settled and discontinued as provided in section nine of this chapter. Such actions, if in justices' courts, may be brought in any town of the county in which the penalty is incurred, or, if the defendant

resides in another county, in any town of the county in which the defendant resides.

§ 27. Costs in actions by the people. In case of recovery of any amount in an action brought for a penalty under this chapter or in any action authorized by this chapter, the people shall be entitled to recover full costs, and at the rates as provided for by sections thirty-two hundred and twenty-eight and thirty-two hundred and fifty-one of the code of civil procedure, together with witnesses' fees and other disbursements.

§ 28. Judgments; how enforced. Judgments recovered under this chapter may be enforced by execution against the person as provided by the code of civil procedure. A person taken into custody upon such an execution shall not be admitted to the liberties of the jail and shall be confined for not less than one day, and at the rate of one day for each dollar of the amount of the judgment recovered. No person shall be imprisoned more than once, or for more than six months on the same judgment. Imprisonment shall not operate to satisfy a judgment.

§ 29. Proceeds of actions under article five—moieties. Moneys received in an action for a penalty brought under article five of this chapter, or upon the settlement or compromise thereof, and fines for violations of any of the provisions of said article shall be paid to the commission, shall pay one-half of the balance, in cases brought by special game protectors, to the special game protector upon whose information the action was brought. Regular protectors shall not receive moieties. The commission in its discretion may settle or compromise any action to recover any penalty provided for in said articles, or a cause of action therefor, at such sum as it deems advantageous to the state. The commission may, out of moneys arising from such fines or penalties, pay the fees of magistrates and constables for services performed in criminal actions brought upon information of a game protector, district forest rangers, forest rangers or fire wardens.

§ 30. Proceeds of actions under article four. Moneys received in actions for penalties brought under article four of this chapter shall be paid to the commission, who shall apply so much thereof as may be necessary to the payment of the expenses of collections. The balance of such receipts shall be available for enforcing the various provisions of law for the protection of forests against fire.

§ 31. Jurisdiction of courts in criminal cases. Subject to the power of removal provided in the code of criminal procedure, courts of special sessions and police courts shall have, in the first instance, jurisdiction of offenses committed under this chapter, within their respective counties. A warrant shall be returnable before the magistrate issuing the same. *And for the purpose of this chapter only, the jurisdiction of the courts mentioned in this section is extended as to misdemeanors to permit the imposition of the fines and sentences authorized by this chapter.*

§ 32. Punishment for misdemeanor. A person convicted of a misdemeanor under this chapter shall, except as otherwise provided herein, be punished by a fine of not less than ten dollars nor more than one hundred dollars; or by imprisonment in the county jail or penitentiary for not less than one day, nor more than one day for every dollar of such fine, or by both such fine and imprisonment.

§ 33. Rules and regulations, violation of, a misdemeanor. Rules and regulations established by the commission for the enforcement of the provisions of article four of this chapter entered by the commission in its book of minutes and at least three copies thereof posted in public places in the towns in which such rules and regulations apply, at least thirty days before the same shall take effect.

Any person who violates any provision of any rule or regulation so established by the commission, pursuant to the provisions of this section, shall be guilty of a misdemeanor and shall, upon conviction, be subject to a fine of not to exceed one hundred dollars or imprisonment for not more than thirty days or by both such fine and imprisonment.

§ 34. Search warrants; when issued. Any justice of the peace, police justice, county judge, judge of a city court or magistrate having criminal jurisdiction shall, if it appear probable that fish, birds or game taken or possessed contrary to the provisions of article five of this chapter are concealed, issue a search warrant for the discovery thereof, in accordance with the practice provided in title two of part six of the code of criminal procedure, so far as the same are applicable thereto.

§ 35. Witnesses not excused from testifying. No person shall

be excused from testifying or producing any books, papers or other documents in any civil or criminal action, or proceeding taken or had under this chapter, upon the ground that his testimony might tend to convict him of a crime or to subject him to a penalty or forfeiture. But no person shall be prosecuted, punished or subjected to any penalty or forfeiture for or on account of any act, transaction, matter or thing concerning which he shall, under oath, have testified or produced documentary evidence, and no testimony so given or produced shall be received against him upon any criminal investigation or proceeding: provided, however, that no person so testifying shall be exempt from prosecution or punishment for any perjury committed by him in his testimony. Nothing herein contained is intended to give, or shall be construed as in any manner giving, unto any corporation, immunity of any kind.

§ 5. Article four of such chapter is hereby repealed and a new article inserted in place thereof, to be known as article four, to read as follows:

ARTICLE 4.

LANDS, FORESTS AND PUBLIC PARKS.

Section 50. Forest preserve.

51. Adirondack park.

52. Catskill park

53. Saint Lawrence reservation.

54. John Brown farm.

55. General powers of commission as to lands, forests and parks.

56. Inspection of public parks and reservations.

57. Visitation and inspection.

58. Powers and duties of commission on inspections.

59. Recommendations to state institutions.

60. Superintendent of forests, assistant superintendent of forests and foresters.

61. Forest pathologist.

62. Powers of commission in reforestation.

63. Trespass on state lands.

64. Actions to set aside cancellations and determine title.

Section 65. Right of partition.

66. Appropriation of lands.
67. State engineer and surveyor; description of land appropriated.
68. Service of notice.
69. Manner of service.
70. Description and certificate to be recorded.
71. Adjustment of claims by agreement.
72. Board of claims, jurisdiction of.
73. Board of claims to examine property.
74. Owner may reserve timber on land appropriated.
75. Reservation on lands purchased.
76. Right to reserve timber restricted.
77. Compensation for reserved timber land.
78. Timber reserved, value of land, how determined.
79. Appraisers and their compensation.
80. Adjustment of claims for trespass or other injuries.
81. Perfecting title to lands.
82. Judgments.
83. Warrants.
84. Interest.
85. Cost and disbursements; when offer made.
86. Deeds, contracts, records; where filed.
87. Removal of timber; use of streams.
88. Examination of private forest lands.
89. Exemption of reforested lands from taxation.
90. Limbs and branches to be lopped.
91. Fire districts; district forest rangers; observation stations.
92. Forest rangers; fire wardens.
93. Special fire wardens.
94. Expenses of fighting fire; how paid.
95. Auditor of fire accounts.
96. Advances for fighting fires.
97. Fires to clear land in certain towns.
98. Setting fires without permission; felony; damages.
99. Penalties for setting fires.
100. Regulations regarding camps and campfires.

- Section 101 Fire patrol by railroads within forest preserve counties.
102. Fire patrol by railroads outside forest preserve counties.
 103. Clearing right of way and fire protection devices by railroads in forest lands.
 104. Fire inspectors; railroads.
 105. Rejection from service of defective engines.
 106. Fire protective devices on portable steam sawmills, engines and boilers.
 107. Proclamation by governor in times of drouth.
 108. Statistics of forest products.
 109. Definitions.
 110. Laws repealed.
 111. Saving clause.
 112. When to take effect.

§ 50. Forest preserve. The forest preserve shall include the lands owned or hereafter acquired by the state within the county of Clinton, except the towns of Altona and Dannemora and the counties of Delaware, Essex, Franklin, Fulton, Hamilton, Herkimer, Lewis, Oneida, Saratoga, Saint Lawrence, Warren, Washington, Greene, Ulster and Sullivan, except

1. Lands within the limits of any village or city, and
2. Lands not wild lands acquired by the state on foreclosure of mortgages made to loan commissioners.

§ 51. Adirondack park. All lands located in the forest preserve counties of the Adirondacks within the following described boundaries, to wit:— Beginning at the southeast corner of the town of Hope in the county of Hamilton, and running thence westerly along the southerly lines of Hamilton county, and continuing and following the southerly line of the town of Wilmurt, in Herkimer county, to the point of intersection with the westerly line of Herkimer county, and thence northerly along the westerly lines of Herkimer county to its junction with the southwesterly line of Saint Lawrence county; thence westerly along said southwesterly line of Saint Lawrence county to the most westerly corner of township fourteen, great tract three, Macomb's purchase; thence

easterly along the northerly line of said township fourteen to the northeast corner thereof; thence northerly along the west line of township thirteen, great tract three, Macomb's purchase, to the northwest corner of said township thirteen; thence east along the north line of said township thirteen and the south line of township ten, tract and purchase aforesaid, to the southwest corner of the southeast quarter of said township ten; thence north along the west line of the said southeast quarter of the aforesaid township ten *and the west line of the northeast quarter thereof* to the north line of said township; thence east along said north line to the west line of township seven, great tract two, Macomb's purchase; thence northerly along the west line of township seven aforesaid to the northwest corner of the township; thence easterly along the northerly lines of townships seven and eight, great tract two, Macomb's purchase, to the southwest corner of township twelve of said great tract two; thence northerly along the west line of township twelve to the northwest corner of lot one in the south half of said township; thence easterly along the north line of said south half of said township twelve to the west line of the county of Franklin; thence north along the west line of the county of Franklin to the northwest corner of the south half of township thirteen of great tract one, Macomb's purchase; thence easterly along the northerly line of the south half of townships thirteen, fourteen and fifteen of said great tract one, Macomb's purchase, to the west line of the old military tract; thence south along said west line to the northwest corner of township ten of said old military tract; thence easterly along the north line of said township ten to the west line of Clinton county; thence southerly along the west line of Clinton county to the north line of Essex county; thence easterly along the north line of Essex county to the northeast corner of the town of Wilmington; thence along the east and easterly line of the town of Wilmington to the intersection with the north line of the town of Keene; thence east to the northeast corner of said town of Keene; thence southerly along the easterly line of the town of Keene to the southeast corner thereof; thence easterly along the northerly line of the town of North Hudson to the most northeasterly corner of the said town; thence southerly along the easterly line of the town of North Hudson and

Schroon to the southeast corner of the said town of Schroon; thence westerly along the southerly line of the towns of Schroon and Minerva to the northeasterly corner of Leggett's survey of the southwest quarter of township fourteen of Totten and Crossfield's purchase; thence southeasterly along the line of Leggett's survey to the southerly line of said township fourteen; thence southwesterly along the line of Leggett's survey, being the southerly line of said township fourteen, to the most southerly corner of said township; thence southeasterly along the easterly line of township thirteen and the westerly line of township twelve, to the southeasterly corner of lot twenty-five of township eleven of said Totten and Crossfield's purchase; thence southwesterly along the southerly line of lots twenty-five, twenty-six, twenty-seven and twenty-eight to the southwesterly corner of said lot twenty-eight; thence southeasterly along the easterly lines of lots forty-four, fifty-three, sixty-eight, seventy-seven and five of said township eleven, and of lots nine, twenty-one, thirty, thirty-seven and forty of the gore between township eleven of Totten and Crossfield's purchase and the Dartmouth patent and of lots five of ranges six, seven, eight, nine and ten of the Dartmouth patent, *great tract*, to the southeasterly corner of lot five of said range six of said patent in Warren county; thence westerly along the southerly line of said range six of said Dartmouth patent to the northeasterly line of Palmer's purchase; thence southeasterly along the easterly line of said Palmer's purchase to the most easterly corner of the middle division of said purchase; thence southwesterly along the southerly line of the said middle division of Palmer's purchase through Saratoga county to the easterly boundary of the town of Hope in Hamilton county; thence southerly along the east line of the town of Hope to the place of beginning, shall constitute and be known as the Adirondack park. All lands within such park now owned, or which may hereafter be acquired by the state, shall be forever reserved and maintained for the use of all the people.

§ 52. Catskill park. All lands located in the counties of Greene, Delaware, Ulster and Sullivan within the following described boundaries, to wit:—Beginning in Ulster county at the southeasterly corner of great lot five of the Hardenburg patent, thence running northwesterly along the southerly boundary of said great lot

five through Sullivan county to the east branch of the Delaware river in Delaware county; thence along the southerly bank of the said east branch of the Delaware river to the Ulster and Delaware railroad at the village of Arkville; thence along the said Ulster and Delaware railroad easterly to the line between the counties of Delaware and Ulster; thence northeasterly along that line to the southerly line of Greene county; thence northwesterly along the southerly line of Greene county to the line between the towns of Halcott and Lexington; thence northerly along the easterly line of the town of Halcott to the line between great lots twenty and twenty-one of the Hardenburg patent; thence northerly along said line to the south bank of the Bataviakill; thence along the southerly bank of the Bataviakill easterly to the west line of the state land tract; thence northerly, easterly and southerly along the line of the said state land tract to the line between the towns of Cairo and Catskill; thence southwestwardly along said town line to the easterly line of the town of Hunter; thence southerly along the said easterly line of the town of Hunter to the line of the Hardenburg patent; thence easterly, southerly and westerly along the general easterly line of the Hardenburg patent to the line between the towns of Olive and Rochester of Ulster county; thence easterly on said line to the point where the Mettakahonts creek crosses the same flowing easterly; thence southwestwardly parallel with the northwesterly line of the town of Rochester to the line between the towns of Rochester and Wawarsing; thence westerly and southerly along the line of the Hardenburg patent to the place of beginning, shall constitute and be known as the Catskill park. All lands within such park, now owned, or which may hereafter be acquired by the state, shall be forever reserved and maintained for the free use of all the people.

§ 53. Saint Lawrence reservation. All that part of the River Saint Lawrence lying and being within the state, with the islands therein, and all that portion of Lake Ontario adjacent to Jefferson county, including Chaumont bay, Guffins bay, Black River bay and Henderson bay, with the islands therein, and such lands along the shore thereof as are now owned by, or shall hereafter be acquired by the state, is continued as an international park which shall be known as the "Saint Lawrence Reservation."

§ 54. John Brown farm. All that certain tract of land in the Adirondack park, known as the "John Brown Farm," in the town of North Elba, in the county of Essex and state of New York, being the greater part of lot number ninety-five. Thorn's survey, of township number twelve, Old Military Tract, now owned by the state pursuant to a deed of gift made and executed the twenty-ninth day of March, eighteen hundred and ninety-five, by Henry Clews and Lucy Madison Clews, his wife, to the people of the state of New York, shall be and continue to be dedicated and used for the purposes of a public park or reservation forever.

§ 55. General powers of the commission as to lands, forests and parks. The commission shall:

1. Have the care, control and supervision of the forest preserve and all parks and reservations hereinbefore described.

2. Make all necessary rules and regulations for the enforcement of the provisions of this article.

3. Administer all laws relating to forest tree culture and reforestation.

4. Publish from time to time pamphlets and circulars of instruction relative to the care, use, management and protection of forests and woodlands.

5. Have power to issue licenses to guides and other persons engaged in business in the public parks of the state on such terms and conditions as it may impose.

6. Cause to be made investigations as to methods of reforestation; prevention of forest fires; growth studies; yield tables or otherwise to secure competent information necessarily required in practical forestry.

7. Have power, under the provisions of this act, subject to the approval of the governor, to purchase lands, forests and rights in timber within the forest preserve counties of the state.

8. Possess all the powers relating to the forest preserve and the Adirondack and Catskill parks which were vested in the forest purchasing board, and in the forest, fish and game commission on the twelfth day of July, nineteen hundred and eleven.

9. Have power to receive and accept in the name of the people of the state by gift or devise the fee, or other estate therein, of

land for forest preserve or forestry purposes, and also to receive and accept by gift, contribution or bequest, moneys to be used in acquiring or improving real estate for such purposes.

10. Make rules for the prevention of forest fires and cause the same to be posted in all proper places throughout the state.

11. Nothing in this chapter shall be construed as extending the jurisdiction of the conservation commission over the real or personal property now or hereafter under the control or in the custody of the commissioners of the Palisades Interstate Park, but said conservation commission is authorized to co-operate with said commissioners of the Palisades Interstate Park by the joint employment of wardens, foresters and keepers for the mutual protection of the lands under the jurisdiction of said respective Commissions and other state commissions and the preservation of the forests thereon and of the fish and game therein.

§ 56. Inspection of public parks and reservations. The conservation commission shall have power to visit and inspect all public parks, places and reservations acquired by the state for scenic, scientific or historic purposes, or for the preservation, protection and conservation of the lands, forests and waters of the state, or for public health or recreation, the custody and supervision of which has not been committed by law to any other state officer or state officers, as the same are defined by section two of the public officers law; and in respect to all societies, associations, boards and corporations which have the care, management, custody or control of any of such public parks, places or reservations, or which receive and disburse state moneys for any of the above purposes, said commission may:

1. Aid in securing the economic administration of all such bodies.

2. Advise and co-operate with the officers of such bodies in the performance of their official duties.

3. Aid in securing the erection of structures and buildings suitable and necessary for the purposes for which such public parks, places and reservations were established.

4. Collect statistical information in respect to the property, receipts and expenditures of all such bodies.

5. Co-operate with such bodies in the protection and preservation of the lands, waters and other property of the state in the

reforestation of any state land; and in the establishment of a fire patrol system, when necessary in the judgment of the commission.

§ 57. Visitation and inspection. The public parks, places and reservations under the jurisdiction of the bodies mentioned in the last preceding section, may be visited and inspected at any and all times by the conservation commission, or any member, officer or inspector duly appointed by it for that purpose. Such commission, or any member thereof, may take proofs and hear testimony relating to any matter before it, or before such member, upon any such visit or inspection. Any member, or officer of such commission, or inspector duly appointed by it, shall have full access to the grounds, buildings, books and papers relating to any such body, and may require from the officers and persons in charge thereof any information he may deem necessary in the discharge of his duties. The commission may prepare regulations according to which, and provide blanks and forms upon which, such information shall be furnished in a clear, uniform and prompt manner for the use of the commission. The annual report of the conservation commission of each year shall give the results of such inquiries, with the opinion, conclusions and recommendations of the commission relating to the same. The rights and powers hereby conferred may be enforced by an order of the supreme court after notice and hearing.

§ 58. Powers and duties of commission on inspection. On such visits and inspection inquiry shall be made to ascertain:

1. The merits of any and all requests on the part of any such body for state aid for any purpose, and the amount required to accomplish the object desired.

2. The sources and amounts of all moneys received by such bodies and the proper and economical expenditure of the same, and the condition of the finances generally.

3. Whether the laws of the state, and the rules and regulations in relation to such public parks or reservations, are being complied with.

4. The condition of the lands, forests, buildings, and other property under the control of such body.

5. Any other matter connected with, or pertaining to, the usefulness and good management of such bodies.

§ 59. Recommendations to state institutions. The conservation commission is authorized and empowered to make, or cause to be made, an examination of the lands of the state used in connection with state institutions, at least once in each year, and at such other times as the state officer having jurisdiction over such institutions may request; and said commission shall report the results of such examination, and make recommendations thereupon, and give good advice in reference to the protection and improvement of forests and shade trees thereon, to the fiscal supervisor of state charities, the superintendent of state prisons, or the state commission of lunacy for their respective departments. The superintendent or other managing officer of such institution shall transmit such information in relation to such lands as may be requested by the conservation commission, and shall render such other assistance as the conservation commission shall require.

§ 60. Superintendent of forests, assistant superintendent of forests and foresters. The commission may appoint, a superintendent of forests, an assistant superintendent of forests, and necessary state foresters. The superintendent of forests, and in his absence or inability to act, the assistant superintendent of forests, shall, subject to the direction of the commission, have general supervision of the forest preserve and the forestry interests of the state, and shall enforce all laws and regulations for the protection and preservation of the forest preserve, and the public parks described in this chapter. The foresters shall perform such duties as may be prescribed by the commission.

§ 61. Forest pathologist. The commission may appoint a forest pathologist who, under the direction of the commission, shall make examinations of forest trees with respect to disease, and make reports of the results of such examinations to the commission. The commission shall have the power to advise as to the proper disposal of any infected tree or trees or other infectious substance, which is liable to spread or cause the spread of any injurious tree disease.

§ 62. Powers of commission in reforestation. The commission shall have power to establish nurseries for the propagation of trees for the purpose of reforesting land within the state and may purchase trees for such purpose. Trees so grown or purchased

may be used for reforesting lands in the forest preserve, and any of the public parks and lands of the state, or may be given to state institutions and the bodies mentioned in section fifty-six of this act for planting upon the lands thereof, or may be used for the purpose of reforesting any other state lands, or with the consent of the tribes to reforest lands located within any Indian reservation within the state. Stock so grown may also be used for reforesting any private lands under such contracts, terms and conditions as, in the judgment of the commission, may be to the public interest, and may be sold to municipalities and to private land owners at not to exceed the cost of production if used within the state for reforesting purposes. The commission may, with the approval of the superintendent of state prisons, use convicts of any of the penal institutions of the state either for the purpose of propagating trees or for the field planting, and for said purposes, the superintendent of state prisons may permit the use of, employ or cause to be employed, convicts confined in any penal institution of the state, and may make such rules as he may deem necessary for the proper care of such prisoners while so employed. The commission may also propagate other trees or shrubs which may be given for the use of state institutions or planting along improved highways. Any common carrier may transport such stock from such nurseries free of charge, or at a rate that may be lower than the established tariff rate.

§ 63. Trespass on state lands. 1. Forest rangers, district forest rangers, inspectors, land appraisers, game protectors and fire wardens, shall upon the discovery of a trespass as defined by section one hundred and ten of this chapter upon the forest preserve, or other lands owned by the state forthwith report the same in writing to the superintendent of forests. All such officials shall have the power to arrest without warrant any person detected in trespassing as aforesaid, and shall take such person immediately before a magistrate having jurisdiction for examination or trial; and they shall immediately report such action to the commission.

2. Actions may, on the order of the commission, be maintained in the name of the people,

(a) To recover damages for trespass or waste on lands in the

forest preserve or other lands owned by the state, or to prevent trespass or injury thereto, with relief by temporary or final injunction; or

(b) To recover the possession of any such lands.

A person who cuts, destroys or carries away, or causes to be cut, destroyed or carried away, any tree, timber, wood or bark from state lands in the forest preserve counties, or other lands owned by the state, *except buildings or other structures authorized by the commission to be removed*, is guilty of a misdemeanor if the value thereof is less than twenty-five dollars; if the value thereof is twenty-five dollars or upwards such person is guilty of a felony; he shall also be liable to a penalty of ten dollars for each tree cut, taken away or destroyed. The penalty so incurred may be recovered in the action to recover damages for trespass or in a separate action.

§ 64. Actions to set aside cancellations and determine title:

1. Said commission may, and it is hereby given the exclusive power to bring, in the name of the people of the state, any action or special proceeding, which an owner of land would be entitled to bring, in a court of justice or before the comptroller of the state.

(a) To set aside the cancellation of any sale of land for taxes, or

(b) To ascertain and determine the title to any lands *claimed by the commission to be owned* by the people of the state, within the Adirondack or Catskill parks, or in any of the forest preserve counties, claimed by any person or persons, association or corporation adversely to the state, and

(c) If such lands are held or occupied by or under such claimants, to recover the possession thereof; and

(d) To demand an accounting and recover damages for any timber cut or removed from any lands involved in any such action, and

(e) If demanded in the complaint, to recover triple damages therefor and the provisions of this section shall not impair any power now possessed by the attorney-general to protect and preserve the rights of the state.

2. Said commission may make any demand, tender or offer, before or after commencing any action or special proceeding, deemed

necessary or proper for the purpose of entitling it to enforce or defend any right or claim on behalf of the state; and may, in its discretion, settle and compromise any suits and special proceedings authorized by this section and adjust the claims involved therein.

3. Said commission may, and it is hereby given power to bring, in the name of the people of the state, any action or proceeding in a court of justice, which an owner of land would be entitled to bring, to perfect the state's title, or record title, to land owned or claimed by it, within the Adirondack or Catskill parks or in the forest preserve counties of the state, and any other action or special proceeding with respect to such lands which an owner of lands would be entitled to bring.

All such actions and proceedings shall be brought in the county where the lands are located, and a preliminary or final injunction may, on application in an action or proceeding brought under this section, be granted restraining any act of trespass, waste or destruction upon any lands within the Adirondack or Catskill parks, or within the forest preserve counties, owned or claimed to be owned by the state, or which may hereafter be acquired by the state.

No settlement or compromise provided for in this section, and which shall affect any title of the state to any lands, shall be made without the approval of the governor, and the same shall be subjects to provisions contained in section nine of this chapter respecting the settlement, withdrawal and discontinuance of actions, suits and proceedings.

§ 65. Right of partition. Whenever the state owns an undivided interest *in common* in lands in the forest preserve counties, or is in possession of such lands as joint tenant with another having a freehold estate therein, the attorney-general shall, on the order of the commission, bring an action in the name of the people for the actual partition thereof. On the written consent of the commission a co-tenant may maintain an action for the actual partition of such land, making the state a party defendant, and service of process upon the attorney-general shall be deemed service upon the state. Lands shall not be sold in such an action, nor shall costs be allowed against the state. Actual partition of such lands subject to the approval of the comptroller may be made by

the commission and the owner without an action brought therefor, and the comptroller may, in the name of the people, make any conveyance necessary or proper in such partition. Such conveyances shall be recorded in like manner as conveyances made by commissioners of the land office.

§ 66. Appropriation of lands. Said commission may: 1. Enter upon and take possession of any lands, forests, and rights in timber upon such lands and waters, or any part, or portion thereof, within the Adirondack and Catskill parks, the appropriation of which, in the judgment of said commission, shall be necessary for public park purposes, or for the protection and conservation of the lands, forests and waters within the state, and

2. Enter upon and take possession of any lands and waters within the state that may be necessary, in the judgment of said commission, for the purpose of artificial propagation of food and game fish for restocking the public waters of the state.

§ 67. State engineer and surveyor: Description of land appropriated. Upon the request of said commission, an accurate description of such lands, forests, and rights in timber upon such lands and waters so entered upon and appropriated, shall be made by the state engineer and surveyor and certified by him to be correct, and said commission, or a majority thereof, shall indorse on such description a certificate stating that the lands, forests, and rights in timber upon such lands, and waters described therein have been appropriated by the state for the purpose of making them a part of the Adirondack or Catskill parks, or for the protection and conservation of the land, forest or waters within the state, or for fish hatchery purposes; and such description and certificate shall be filed in the office of the comptroller, and certified copies thereof filed in the office of the conservation commission.

§ 68. Service of notice. The said commission shall thereupon cause a duplicate of said description and certificate, with notice of the date of filing thereof in the office of said comptroller, to be served on the owner or owners of the lands, forests, and rights in timber upon such lands, and waters so appropriated; and from the time of such service the entry upon and appropriation by the people of the state of the property described in such notice shall

be deemed complete, and thereupon such property shall become, and be, the property of the people of the state. Such notice shall be conclusive evidence of an entry and appropriation by the state; but the service of such notice shall raise no presumption that the lands, forests, and rights in timber upon such lands, described therein are private property.

§ 69. Manner of service. Service of the notice and papers provided for under the preceding section must be personal if the person to be served can be found within the state. If the person to be served falls within any of the classes mentioned in section four hundred and thirty-eight of the code of civil procedure, the provisions of article second, title one of chapter five of the code of civil procedure relating to the service of a summons in an action in the supreme court, shall apply, so far as practicable, to the service of such notice and papers.

§ 70. Description and certificates to be recorded. Said commission shall thereupon cause a duplicate of such description, certificate and notice of filing, with an affidavit of due service thereof on such owner or owners, to be recorded in the books used for recording deeds in the office of the clerk of any county of this state in which any of the property described therein may be situated; and the record of such notice, and of such proof of service, shall be presumptive evidence of the due service thereof.

§ 71. Adjustment of claims by agreement. Claims for the value of the property appropriated, and for legal damages caused by any such appropriation, may be adjusted by the commission, if the amount thereof can be agreed upon with the owner or owners thereof. Upon making any such adjustment and agreement the commission shall deliver to the comptroller a certificate stating the amount due to said owner on account of such appropriation of his land or other property, and the amount so fixed shall be paid by the treasurer upon the warrant of the comptroller.

§ 72. Board of claims, jurisdiction of. If the commission and the owner or owners of the property so appropriated fail to agree upon the value of such property, or upon the amount of legal damages resulting from such appropriation, within one year after the service of the notice and papers provided for in section sixty-eight of this chapter, such owner may, within two years after the

service of such notice and papers, present to the board of claims a claim for the value of such land and legal damages; and said board shall have jurisdiction to hear and determine such claim and render judgment thereon. Upon filing in the office of said commission, and in the office of the comptroller, a certified copy of the judgment of the board of claims, and a certificate of the attorney-general that no appeal from such judgment has been, or will be taken, by the state, or if an appeal has been taken, a certified copy of the final judgment of the appellate court affirming in whole or in part the judgment of the board of claims, the comptroller shall issue his warrant for the payment of the amount due the claimant by such judgment, with interest from the date of the judgment until the thirtieth day after the entry of such final judgment, and such amount shall be paid by the treasurer.

§ 73. Board of claims to examine property. The board of claims, if requested by the claimant or the attorney-general, shall examine the real property affected by the claim of damages for the appropriation thereof and take testimony in relation thereto in the county where such property or a part thereof is situated.

§ 74. Owner may reserve timber on land appropriated. 1. The owner of land taken under this article may, *with the written consent of the conservation commission*, and within the limitations hereinafter prescribed, reserve the trees thereon eight inches or more in diameter, breast high, at the time of the service of the notice. Such reservation must be exercised within six months after the service upon the owner of a notice of the appropriation, by the owner serving upon such commission a written notice that he elects to reserve such trees. If such notice be not served by the owner within the time above specified he shall be deemed to have waived his right to such reservation, and such trees shall thereupon become and be the property of the state.

The presentation of a claim to the board of claims before the service of a notice of reservation shall be deemed a waiver of the right to such reservation.

§ 75. Reservation on lands purchased. Land acquired by purchase may be taken subject to the reservation of the trees thereon down to eight inches in diameter, breast high, at the time of such purchase, with the right to the owner to remove the same within

the time specified in the next section, or upon agreement between the commission and the owner, subject to any lease, mortgage, or other incumbrance, not extending fifteen years beyond the date of acquisition. The amount or value of any such lien, incumbrance or timber reservation, upon land so purchased, shall be deducted from the purchase price thereof.

§ 76. Right to reserve timber restricted. The right to reserve timber, and the manner of exercising and consummating such right, are subject to the following restrictions, limitations and conditions:

1. Timber within twenty rods of a lake, pond or river cannot be reserved. Under the supervision of the commission roads may be cut or built across or through such excepted space of twenty rods, for the purpose of removing trees from adjoining lands, and the person reserving such timber on the adjoining lands, his legal representatives or assigns, shall have the right, which right shall be deemed a part of such reservation, to construct such roads, through and across the reserved timber land, and through and across such excepted strip, as may be necessary to remove the timber so reserved; but in constructing such roads only such trees shall be cut as are within the limits of such roads. The commission may prescribe the number of all such roads and may permit the use of any dead, down or other necessary timber for the construction only of roads, skidways, lumber camps, or for fuel, which right shall also be deemed a part of the soft wood timber reservation by the owner. No trees or timber shall be cut for the construction of roads, camps or other purposes, except such as are reserved by the owner, or for which permission to cut has been given as provided in this section.

2. All timber reserved by the owner must be removed from the land within fifteen years after the services of notice of reservation or the making of the contract of purchase, subject to reasonable regulations to be prescribed by the commission; such land shall not be cut over more than once, and said commission may prescribe reasonable regulations for the purpose of enforcing this limitation. All timber reserved, and not removed from the land within such time, shall thereupon become and be the property of the state, and all title or claim thereto by the original owner, his

legal representatives or assigns, shall thereupon be deemed abandoned.

§ 77. Compensation for reserved timber lands. A person who reserves timber as provided in this article shall not be entitled to any compensation for the value of the land purchased or taken and appropriated by the state, or for any damages caused thereby, until

1. The timber so reserved is all removed and the object of the reservation fully consummated; or

2. The time limited for the removal of such timber has fully lapsed, or the right to remove any more timber is waived by a written instrument filed with said commission; and

3. Said commission is satisfied that no trespass on state lands has been committed by such owner, or his assigns, or legal representatives; that no timber or other property of the state, not so reserved, has been taken, removed, destroyed, or injured by him or them, and that a cause of action in behalf of the state does not exist against him or them for any alleged trespass or other injury to the property or interests of the state; and

4. That the owner, his assignee or other legal representatives, has fully complied with all rules, regulations and requirements of said commission concerning the use of streams, or other property of the state, for the purpose of removing such timber. Provided, however, that said commission may at any time by its certificate filed with the comptroller direct the payment to the owner of such land, his legal representatives or assigns, of the compensation therefor, or a part thereof, at such time and upon such conditions, as may be set forth in the certificate.

§ 78. Timber reserved; value of land; how determined. If timber be reserved, its value at the time of making an agreement between the owner and said commission for the value of the land so appropriated, and the legal damages caused thereby, or at the time of the presentation to the board of claims of a claim for such value and damages, shall be taken into consideration in determining the compensation to be awarded to the owner on account of such appropriation either by such agreement or by the judgment rendered upon such a claim.

§ 79. Appraisers and their compensation. Said commission

may appoint appraisers to examine the lands offered for sale to the state and ascertain the value of such lands and the timber thereon and report to the commission. Said commission shall fix the compensation of all appraisers and all their assistants, employed by the commission, which compensation shall be paid by the treasurer upon the certificate of the commission and the audit and warrant of the comptroller. A person so appointed may be removed at the pleasure of the commission.

§ 80. Adjustment of claims for trespass or other injuries. In cases of trespasses or other injuries to lands or property purchased or acquired by the state the commission may settle and adjust any claims for damages due to the state on account of any such trespasses or other injuries to property or interests of the state, or penalties incurred by reason of such trespasses or otherwise, and the amount of such damages or penalties so adjusted shall be deducted from the original compensation agreed to be paid for the land, or for damages, or from a judgment rendered by the board of claims on account of the appropriation of such land. A judgment recovered by the state for such a trespass or for a penalty shall likewise be deducted from the amount of such compensation or judgment.

§ 81. Perfecting title to lands. Said commission shall take such measures as may be necessary or proper to perfect the title to any lands in the forest preserve counties now held by the state, and for that purpose may pay and discharge any valid lien or incumbrance upon such land, or may acquire any outstanding or apparent right, title, claim or interest which, in its judgment, constitutes a cloud on such title. The amounts necessary for the purposes of this section shall be paid by the treasurer upon the certificate of the commission and the audit and warrant of the comptroller, together with the expenses of the examination of the title thereto.

§ 82. Judgments. When a judgment for damages is rendered for the appropriation of any lands or waters for the purposes specified in this article, and it appears that there is any lien or incumbrance upon the property so appropriated, the amount of such lien shall be stated in the judgment, and the comptroller may deposit the amount awarded to the claimant in any bank in which

moneys belonging to the state may be deposited, to the account of such judgment, to be paid and distributed to the persons entitled to the same as directed by the judgment.

§ 83. Warrants. A warrant shall not be drawn by the comptroller for the amount of compensation agreed upon between the owner and said commission, nor for the amount of a judgment rendered by the board of claims, until a further certificate by the commission is filed with the comptroller to the effect that the owner has not reserved any timber and that he, his assignee or other representative, has complied with the provisions of this article, or has otherwise become entitled to receive the amount of the purchase price, award or judgment.

§ 84. Interest. If timber is reserved upon land purchased or appropriated as provided by this article, interest is not payable upon the purchase price, or the compensation which may be awarded for the value of such land, or for damages caused by such appropriation, except as provided in section seventy-two of this chapter.

§ 85. Costs and disbursements; when offer made. If an offer is made by said commission for the value of land appropriated, or for damages caused by such appropriation, and such offer is not accepted, and the recovery in the board of claims exceeds the offer, the claimant is entitled to costs and disbursements as in an action in the supreme court, which shall be allowed and taxed by the board of claims and included in its judgment. If in such a case the recovery in the board of claims does not exceed the offer, costs and disbursements to be taxed shall be awarded in favor of the state against the claimant and deducted from the amount awarded to him; or if no amount is awarded, judgment shall be entered in favor of the state against the claimant for such costs and disbursements. If an offer is not accepted, it can not be given in evidence on the trial.

§ 86. Deeds, contracts, records; where filed. All contracts, deeds of gift or purchase, and papers relating to appropriations of land, authorized by this chapter, and the abstracts of title to said lands shall be approved by the attorney-general, and a certificate of such approval shall accompany such papers, or be endorsed thereon; and all such original contracts, deeds of gift or purchase.

and papers constituting the record of appropriation, shall be filed in the office of the comptroller, and the conveyances, recorded as provided by law, and certified copies of all such contracts, deeds of gift or purchase, and papers relating to appropriations of land and all abstracts of search and title relating to lands in the forest preserve shall be filed in the office of the conservation commission. And this section shall be sufficient authority and direction to the various state officers, boards or commissions having any such conveyances, documents or papers in their possession to deliver the same to the comptroller, to be by him recorded and filed according to law.

§ 87. Removal of timber; use of streams. Persons entitled to cut and remove timber under this article may use streams or other waters of the state within the forest preserve counties for the purpose of removing such timber, under such regulations and conditions as may be prescribed or imposed by the commission. The persons using such waters shall be liable for all damages suffered by the state or any person caused by such use.

§ 88. Examination of private forest lands. To the end that the water supply of the state may be conserved, the forests protected, and the public interests safeguarded, the commission may enter upon any private forest or wood lands for the purpose of inspection and examination relative to the practice of the proper methods of forestry, and may thereafter advise the owner or occupant of such lands in respect thereto.

§ 89. Exemption of reforested lands from taxation. In consideration of the public benefit to be derived from the planting and growing of forest trees, and to the end that the growth of forest trees may be encouraged and the water supply of the state protected and conserved, and that floods may be prevented, the owner of any waste, denuded or wild forest lands, of the area of five acres or upwards, within the state, which are unsuitable for agricultural purposes, who shall agree with the commission to set apart for reforestation or for forest tree culture, the whole, or any specific portion of such waste, denuded or wild forest lands, of the area of five acres or upwards, may apply to the conservation commission, in manner and form to be prescribed by it, to

have such lands separately classified as lands suitable for reforestation or underplanting within the purposes and provisions of this section. Each application for such classification shall be accompanied by a plot and description of the land, and shall state the area, character and location thereof, and such other information in reference thereto as the commission may require; such application shall be accompanied by a certificate of the assessors of the tax district or districts in which said lands are located, which shall set forth the assessed valuation of said lands for the last five years preceding the date of such application; or if said lands have not been separately assessed during any part of said period, or the timber has been removed therefrom at any time during said period of five years, by a sworn statement of the assessors of the value of said lands, which lands shall be valued at the same rate as other waste, denuded or wild forest lands in said tax district, similarly situated; such application shall also contain a declaration that the owner intends to reforest or underplant the lands described in such application with such number and kind of trees per acre and in such manner as the commission shall specify, and to comply with all reasonable rules and regulations of the commission in reference to future care and management of said lands and trees.

If it appears from said application and certificate or sworn statement that said lands are suitable for reforestation or underplanting purposes and have not been assessed during the period of five years next preceding the date of such application at an average valuation of more than five dollars per acre, or that similar lands in said vicinity have not been assessed for more than five dollars per acre, the said commission shall, as soon as practicable after the receipt of such application, cause an examination to be made of the lands for the purpose of determining whether or not it is of a character suitable to be reforested or underplanted and to be classified as such. After such examination if the commission shall determine that such lands are suitable for reforestation or underplanting, it is hereby empowered to enter into a written agreement with the owner, which agreement shall be to the effect that the commission will furnish said owner, at a price not to exceed cost of production, trees to be set out upon said lands, the kind and number to be prescribed by the commission, and to be

set forth in said agreement; that the owner will set out upon said land the number and kind of trees per acre designated by the commission; and that said land will not be used for any purpose other than forestry purposes, during the period of exemption, without the consent of the commission; and that said lands and the trees thereon will be managed and protected at all times during the period of said exemption in accordance with the directions and instructions of the commission. Said agreement shall be recorded in the office of the county clerk of the county where the lands are situated, and the provisions thereof shall be deemed to be and be covenants running with the land. Within one year after the making of such agreement, said lands shall be planted by the owner with the number and kind of trees specified therein, and the owner shall file with the commission an affidavit making due proof of such planting, which affidavit shall remain on file in the office of said commission. Upon the filing of such affidavit the commission shall cause an inspection of such lands to be made by a competent forester who shall make and file with said commission a written report of such inspection. If the commission is satisfied from said affidavit and report that the lands have been forested in good faith as provided in said agreement, it shall make and execute a certificate under its seal, and file the same with the county treasurer of the county in which the lands or any part thereof so forested are located, which certificate shall set forth a description of said lands, the area and the owner thereof, the town in which the same are situated, a statement that the land has been separately classified for taxation in accordance with the provisions of this section, and a valuation, in excess of which, said lands shall not be assessed for the period of thirty-five years, which valuation shall not in any event be greater than the average valuation at which the same lands were assessed for the last five years preceding the date of said application, or the value of such lands as appears by the aforesaid sworn statements of the assessors of such tax district, and a statement that the trees and timber thereon shall be exempt from taxation during said period. Upon the filing of such certificate it shall be the duty of the county treasurer to file with the assessors of each tax district in which the lands described are located, a certified copy thereof, and the assessors of such tax district shall place

the lands according to the description contained in said certificate upon the next assessment-roll, prepared for the assessment of lands within such tax district, at a valuation not to exceed the amount stated in said certificate, and not to exceed the assessed valuation of similar lands in said tax district; and said assessors shall insert upon the margin of said assessment-roll opposite the description of said lands, a statement that said lands shall not be assessed during the period of thirty-five years at a value in excess of said amount and that the trees and timber growing upon said land shall be wholly exempted from taxation during said period; and said assessors shall also insert upon the margin of said assessment-roll the date of expiration of said exemption. Such lands shall be assessed, and continue to be assessed, and carried in such manner, upon the assessment-rolls, of such towns until the end of the exemption period. In the event that lands so classified shall, in the judgment of the commission, cease to be used exclusively for forestry purposes to the extent provided in the agreement between the conservation commission and the owner, or that said owner has violated its terms, or any reasonable rules and regulations of the commission in respect to the use of or the cutting of timber on said lands, the exemption from taxation provided in this section shall no longer apply; or at the election of the commission such owner may be also restrained from said acts by injunction; and the assessors having jurisdiction shall, upon the direction of the commission, assess said lands against the owner at the value, and in the manner provided by the tax law for general assessment of land.

The planting or underplanting of a tract in forest trees in compliance with the agreement as provided in this section shall be taken and deemed to be an acceptance by the owner of the exemption privileges herein granted and of the conditions herein imposed; and in consideration of the public benefit to be derived from the planting, underplanting, cultivation and growth of such trees the exemption of such trees from taxation and the taxation of the land upon which such trees are grown as herein provided, shall be continued and is hereby assured; and the right to such exemption and taxation shall be inviolable and irrevocable as a contract obligation of the state, so long as the owner of the land

so planted shall fully comply with and perform the conditions of such contract not exceeding said period of thirty-five years.

§ 90. Limbs and branches to be lopped. Every person who shall, within any of the towns enumerated in section ninety-seven of this chapter, cut or cause to be cut, or permit to be cut any ever-green trees for sale or other purposes, shall cut off or lop or cause to be cut off or lopped from the said trees, at the time of cutting the said trees, all the limbs or branches thereof, unless the said trees be cut for sale and use with the branches thereon, or for use with the branches thereon.

§ 91. Fire districts; district forest ranger; observation stations. For the prevention and fighting of forest fires, the commission shall,

1. Make and enforce such rules and regulations as may be necessary and proper for the organization, maintenance, government and direction of the fire protective system provided for in this article.

2. Divide lands which are within the territory described in section ninety-seven of this act into such number of suitable and convenient fire districts as in its judgment may be necessary.

3. Appoint a district forest ranger for each of such fire districts who shall act during the pleasure of the commission at an annual salary of not to exceed fifteen hundred dollars and necessary expenses. Said district forest rangers shall, under the direction of the commission, have charge of the fire fighting system and men in such districts; and shall be charged with the duty of preventing and extinguishing forest fires and with the performance of such other duties as may be required by the commission.

4. Provide all proper fire-prevention and fire-fighting implements and apparatus, organize fire companies and establish ob- the commission each district forest ranger shall divide his fire districts established as herein provided; provide fire signals and adopt a fire signal code for use therewith; construct and maintain telephone lines and provide such other means of communication as shall be necessary to prevent and fight forest fires.

5. Cause trails to be cut, ditches to be dug and barriers to be erected in the forests of such fire districts as may, in its judgment,

be necessary to enable all persons quickly to reach the location of fires and to prevent and fight the fires.

§ 92. Forest rangers; fire wardens. 1. With the approval of the commission each district forest ranger shall divide his fire district into such separate fire districts as the public interests require.

2. The commission shall employ such number of suitable persons as may be necessary to be known as forest rangers, to remain within and patrol one or more of such fire districts, as long as may be required, and to prevent and extinguish any fires which may be started therein, and to perform such other duties as the commission may prescribe, at monthly salaries of not to exceed seventy-five dollars per month and necessary expenses. Each such forest ranger so employed may be supplied with such tents, camps, fire-fighting implements, food and cooking utensils as in the judgment of the commission may be necessary. All forest rangers so employed shall be furnished with a copy of the rules and regulations adopted by the commission for preventing and fighting forest fires, and shall at all times strictly observe and comply with such rules and regulations. The district forest ranger, the forest ranger, game protector or any other officer charged with the duty of fighting fires, may, when necessary, employ men and teams to fight forest fires and foremen, to be known as fire wardens, to direct the work of men who are actually engaged in fighting forest fires, and may incur any other necessary expenses, and may summon any male person of the age of eighteen years and upwards to assist in fighting forest fires. Any person so summoned who is physically able and refuses to so assist, shall be liable to a penalty of twenty dollars.

3. An action for trespass shall not lie against persons crossing or working upon lands of another to prevent or fight fires, or performing any other duties required by this chapter.

4. Each forest ranger shall make a report to the district forest ranger of the district in which he is employed of every fire which is started or burns within his fire district, stating the cause and source of such fire, the extent and character of the land burned over and the means used for fighting the fire. The district forest rangers shall transmit all such reports to the commission, and shall

also report all other fires of which they have personal knowledge, giving the particulars thereof as is required of the forest ranger. All men employed under the provisions of sections ninety-one, ninety-two and one hundred and one of this article shall, as emergency employees, be exempt from the provisions of the civil service laws of this state.

§ 93. Special fire wardens. Where owners of woodlands, or any organization, shall maintain a fire patrol for protection of woodlands the commission may designate such patrolman as special fire warden and give to him, for the protection of lands patrolled by him or adjacent thereto, all the rights and powers of forest rangers as herein provided; and such special fire warden shall be paid wholly by such owners or organizations.

§ 94. Expenses of fighting fires; how paid. 1. All salaries, costs and expenses incurred by the commission and its appointees in the performance of their duties in connection with the fire protective system, shall be and are hereby made a state charge, and shall be paid by the state except the wages, expenses and keeping of fire wardens and men summoned or employed to fight forest fires actually burning, which shall be paid as hereinafter provided. The wages, expenses and keeping of such fire wardens, men and teams summoned or employed to fight forest fires actually burning, shall be fixed and paid by the commission, and the labor reckoned and paid by the hour, which shall not exceed the rate of fifteen cents for each hour employed, except fire wardens, who shall be paid twenty-five cents for each hour employed.

2. The commission shall keep, or cause to be kept, an accurate account of the wages of the fire wardens and men, teams, tools and equipment so employed, and the expenses and keeping of such fire wardens and men, teams, tools and equipment, and pay the same; and one-half the expense thereof shall be a charge upon, and shall be paid by the state, and one-half thereof a charge upon and shall be paid by the town in which the fire wardens and men so employed were actually engaged in fighting fires. On or before November tenth of each year the commission shall transmit to the county clerk of each of the forest preserve counties, in which any forest fire has occurred, during the current year, a summary statement of the amount due the state from any town or

towns in said county on account of such fires. The county clerk shall immediately deliver such statement to the board of supervisors of said county, who shall thereupon levy the amount due from each such town to the state upon the taxable property of such town by including the amount thereof in the sums to be raised and collected in the net levy and assessment of taxes therein, and the same shall be collected as other town charges are collected and paid over by the towns to the commission on or before May first following the levy thereof. If any person incurs expense in preventing or fighting forest fires, the commission may, upon satisfactory proof thereof being made to it within thirty days after the expense is incurred or the work performed, audit and pay the whole or any part thereof as the public interest requires, one-half to be rebated by the town as hercinbefore provided.

§ 95. Auditor of fire accounts. The commission may appoint an auditor of fire bills and accounts, who shall receive an annual salary of eighteen hundred dollars a year, and necessary expenses, and who shall audit fire bills when reported to the commission, as herein provided, and perform such other acts as the commission may from time to time direct.

§ 96. Advances for fighting fires. The auditor of fire accounts, if he has filed his official undertaking, may draw on the comptroller for the advances to meet expenses of fighting fires. If such draft be countersigned by the superintendent of forests and a receipt for the amount thereof be filed with the comptroller, the comptroller shall pay the same by warrant on the treasurer in favor of the auditor of fire accounts; but the advances unaccounted for, by said auditor of fire accounts, for expenses of fighting fires shall not, at any time, exceed five thousand dollars. The said alditor of fire accounts shall monthly render accounts of the amounts paid for such expenses of fighting fires, with sworn vouchers for the same to the comptroller, who shall audit them. If said auditor of fire accounts omits to render any such account, or his account rendered is not satisfactory, the comptroller shall notify the commission and no further advances shall be made until said auditor of fire accounts satisfactorily explains his omission to render proper accounts.

§ 97. Fires to clear land in certain towns. Fallows, stumps, logs, brush, dry grass or fallen timber shall not be burned at any time in the territory hereafter described, without first obtaining the written permission of the district forest ranger or a forest ranger of the district in which the fire is to be set. If in a locality near forest or woodland, the district forest ranger or forest ranger shall be personally present when the fire is started. Such fires shall not be started during a heavy wind or without sufficient help present to control the same, and the same shall be watched by the person setting the fire until put out. Whenever a fire which has been set for the purposes specified in this section is found burning upon the lands of any person within the territory hereinafter described such fact shall be prima facie evidence that such fire was started by the owner or occupant thereof. Any person who violates any provision of this section is guilty of a misdemeanor, and in addition thereto is liable to a penalty of not less than fifty dollars nor more than three hundred dollars.

2. This section applies to Hamilton county; to the towns of Altona, Au Sable, Black Brook, Dannemora, Ellenburg and Saranac, Clinton county; the towns of Andes, Colchester, Hancock and Middletown, Delaware county; the towns of Chesterfield, Elizabethtown, Jay, Keene, Lewis, Minerva, Moriah, Newcomb, North Elba, North Hudson, Saint Armand, Schroon and Wilmington, Essex county; the towns of Altamont, Belmont, Brighton, Duane, Franklin, Harrietstown, Santa Clara and Waverly, Franklin county; the towns of Bleeker, Caroga, Mayfield and Stratford, Fulton county; the towns of Hunter, Jewett, Lexington and Windham, Greene county; the towns of Ohio, Russia, Salisbury, Webb and Wilmurt, Herkimer county; the towns of Croghan, Diana, Greig, Lyonsdale and Watson, Lewis county; the towns of Forestport and Remsen, Oneida county; the towns of Corinth, Day, Edinburg and Hadley, Saratoga county; the towns of Clare, Clifton, Colton, Fine, Hopkinton, Parishville, Piercefield, Pitcairn, Saint Lawrence county; the towns of Neversink and Rockland, Sullivan county; the towns of Denning, Gardiner, Hardenburg, Olive, Rochester, Shandaken, Shawangunk, Warwarsing and Woodstock, Ulster county; the towns of Bolton, Caldwell, Chester, Hague, Horicon, Johnsburgh, Luzerne, Queensburg, Stony Creek,

Thurman and Warrensburg, Warren county; the towns of Dresden, Fort Ann and Putnam, Washington county.

§ 98. Setting fires without permission; felony; damages. 1. Any person who sets fire to waste or forest lands, except as provided by section ninety-seven of this chapter, or who negligently suffers a fire to extend from his own lands to any other lands whereby property is damaged to the value of twenty-five dollars and upwards, is guilty of a felony; if less than twenty-five dollars, is guilty of a misdemeanor. Such person shall also be liable to the state for any damages caused to state lands by such wrongful act, and to a penalty of ten dollars for each and every tree so killed or destroyed, and shall be liable to any person or municipality for any damages caused to such person or municipality by such wrongful acts, and the person or municipality so injured however distant from the place where such fire was set and notwithstanding the same may have burned over and across several separate and distinct tracts, parcels or ownerships of land may, at his option, sue for and recover actual damages or damages at the rate of one dollar for each tree killed.

2. Damages to state lands shall be ascertained and determined by the value of the timber thereon, taken at the value the said timber would have if the said lands were owned by private individuals.

3. The fact that any fire started on, or extended over from lands or rights of way owned or leased or used by any railroad company, or by any other person using, manufacturing or producing any coal, wood, oil or other fuel or any inflammable material thereon for other than domestic purposes, shall be prima facie evidence that the said fire was set or started thereon, or suffered to extend therefrom, by the willful negligence of the said person or railroad company.

4. Any moneys necessarily expended by the state, municipality, or other person, in fighting fires upon waste or forest lands may be sued for by the state, municipality, or person expending the moneys, and recovered from the person causing the fires as single damages, in addition to the damage or damages at the rate of one dollar, and in addition to the penalty or penalties of ten dollars for each tree killed, provided for as aforesaid.

§ 99. Penalties for setting fires. Every person who shall kindle a fire on or near forest or brush land and leave it unquenched, or be a party thereto, or who shall set fire to brush, stumps, dry grass, field stubble or other material on or near such forest or brush lands and fail to extinguish the same before it has endangered the property of another; every person who shall negligently or carelessly set on fire, or cause to be set on fire, any woods, grass or other combustible material, whether on his own land or not, by means whereof the property of another shall be endangered, or who, shall negligently suffer any fire upon his own lands to extend beyond the limits thereof; every person who shall use other than incombustible gunwads or carry a naked torch, firebrand or exposed light in or near forest or wood land, or who, in the vicinity of such land, shall throw or drop into combustible material any burning match, ashes or pipe, lighted cigar or cigarette, or any other burning substance, and who fails to immediately extinguish the same, and every person who shall deface, destroy or remove any law, rule or notice posted under this chapter, shall be guilty of a misdemeanor punishable by a fine of not less than ten dollars and not exceeding twenty-five dollars and costs of prosecution, or by imprisonment in the county jail not exceeding ninety days, or by both such fine and imprisonment.

§ 100. Regulations regarding camps and camp fires. Every person who starts a camp or other fire upon, or in the vicinity of, forest or wood land, for cooking, obtaining warmth or any industrial purpose, shall, before lighting the same clear the ground of all branches, brushwood, dry leaves or other combustible material within a radius of ten feet from the fire, and shall carefully extinguished the fire before quitting the place.

Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor punishable by a fine of not less than ten or more than twenty-five dollars and costs of prosecution, or by imprisonment in the county jail for not more than ninety days, or by both such fine and imprisonment.

§ 101. Fire patrol by railroads within forest preserve counties.

1. All railroads operating as common carriers through forests in the forest preserve counties of the state shall, at their own ex-

pense, organize and maintain a competent and sufficient fire patrol to protect the forests from fires which may be set or occur upon, or adjacent to, the rights of way or lands of such railroads, and shall file with the commission on or before April first of each year a statement showing the names and addresses of the persons employed on such patrol, and unless otherwise directed by the commission, such patrol shall be maintained continuously from April first to November first of each year, and at such other times as the commission may direct.

2. If such railroads do not organize and maintain such fire patrols, or if, in the judgment of the commission, they do not organize and maintain fire patrols which are adequate and sufficient to protect and save the forests from fires which may be set or occur, upon, or adjacent to, rights of way or lands of such railroads, then the commission shall organize and maintain such fire patrol in such manner and under such rules and regulations as it shall from time to time deem proper. The persons placed upon patrol of railroad lines and lands and railroad rights of way, and lands and ways adjacent thereto, as herein provided, shall be transported without charge from point to point by the railroads along whose lines such fire patrol is being maintained, as their duties shall require.

The commission shall keep, or cause to be kept, an account of the cost of organizing and maintaining such fire patrol along the line of any such railroad, including therein the salaries, expenses and wages of public officers or employees engaged in organizing and maintaining such fire patrol, and the total cost thereof shall be paid to the commission by the railroad along whose line or lands or rights of way such patrol is maintained. Such payment shall be made on the first day of December of each year, and may be recovered by the commission in a civil action in the name of the people of the state of New York, and in addition thereto said company shall be liable to a penalty of one hundred dollars for each violation of the provisions of this section; and every day such railroad shall fail to maintain the patrol required by this section shall be deemed a separate violation.

3. Any person employed upon fire patrol of such railroads shall immediately report to the commission, upon blanks to be fur-

nished by it, every fire within his line of patrol which started upon the line of the railroad or ways or lands adjacent thereto, or ran off the railroad's right of way or lands to other lands, setting forth the origin of such fire and the extent and character of the land burned over, and, if the fire was started by a locomotive, he shall give the number thereof. Such report shall be verified by the person making it and if he is unable to state or ascertain the origin of such fire he shall in his report make oath of such fact. Any person so employed who fails to make such report immediately shall be liable to a penalty of twenty-five dollars; and if he makes a false report he shall be guilty of a felony and be punishable therefor.

§ 102. Fire patrol by railroads outside forest preserve counties.

1. When, in the judgment of the commission, there is danger of the setting and spreading of fires from locomotives in operating through any wooded or forest lands outside the forest preserve counties, the commission may order said railroad company to provide patrolmen to patrol the right of way, and lands adjacent thereto, as it may deem necessary to prevent fires, and such patrol shall be maintained continuously during the time directed by the commission, and such company or person shall immediately file with the commission a statement showing the names and addresses of the persons employed on such patrol.

2. When the commission has notified a railroad company to provide such patrol the said railroad company shall immediately comply with such instructions, throughout the territory designated; and upon its failure so to do, then the commission shall organize and maintain such fire patrol in such manner and under such rules and regulations as it shall from time to time deem proper; and such patrolmen shall be transported without charge from point to point by the railroads along whose lines such fire patrol is maintained as their duties shall require.

3. The cost of organizing and maintaining such fire patrol, including the salaries, expenses and wages of public officers or employees engaged therein, shall be charged to and paid by said railroad company on December first of each year, and may be recovered by the commission in a civil action in the name of the people of the state of New York, and in addition thereto said rail-

road company shall be liable to a penalty of one hundred dollars for each and every day's refusal or neglect to comply with the provisions of this section. Every person employed upon fire patrol under this section shall report to the commission in the manner, and be subject to the penalties, prescribed in the preceding section.

§ 103. Clearing right of way and fire protection devices by railroads in forest lands. 1. Every railroad company and every person operating a logging road in any part of the state shall, on such part of its road as passes through forest land or lands subject to fires from any cause, cut and remove from its right of way along such lands, all grass, brush or other inflammable materials whenever required by the commission; and shall provide *each* locomotive thereon with a *practical and efficient spark arresting device*, so constructed as to give the best practicable protection against the escape of fire and sparks from the smoke stacks thereof, and adequate devices to prevent the escape of fire from ash pans and furnaces which shall be used on such locomotives, and said devices shall be approved by the public service commission and shall at all times be maintained in good repair.

2. The public service commission must upon the request of the *conservation* commission and on notice to the person or companies affected, require any person, railroad or other company having a railroad running through forest lands, to adopt such devices and precautions against setting fire upon its line in such forest lands as the public interest requires. The supreme court may on notice to the persons or corporations affected enforce compliance with any such order of the public service commission.

3. It shall be the duty of the superintendent of motive power or equivalent officer of each railroad acting as a common carrier to designate an employee of such railroad at each division point and round house who shall examine each locomotive each time it leaves the division point or round house between March first and December first, and report the condition of said devices; such reports to be kept on file for examination of inspectors and employees of the conservation commission.

4. No railroad company acting as a common carrier or employee thereof shall deposit fire, coals or ashes on its track or right of

way near forest lands. In case of fire on its own, or neighboring lands, the railroad company shall use all practicable means to put it out. Engineers, conductors or trainmen discovering or knowing of fires in fences or other material along or near the right of way of the railroad in such lands, shall report the same at the first station to the station agent, and such station agent shall forthwith notify the nearest fire warden, forest ranger or district forest ranger thereof, and use all necessary means to extinguish the same.

Any person, railroad or other company failing or neglecting to comply with any of the provisions of this section, or any order of the public service commission made pursuant to the provisions of this section, shall be liable to a penalty of one hundred dollars for each day that it continues a violation thereof, and any officer or employee of a railroad or other company violating any provisions of this section or neglecting to comply with any requirement of the public service commission duly ordered, shall be liable to a penalty of one hundred dollars for every such violation. The term "logging road" as used in this chapter shall be construed to mean any railroad branch, line or division, or independent line, the chief or main business of which is the transportation of logs, lumber or other forest products.

§ 104. Fire inspectors — railroads. The commission may divide the state into two districts and appoint one chief fire inspector for each district who shall receive an annual salary of twelve hundred dollars and his necessary expenses, and such other fire inspectors, not exceeding four, as may be necessary, in the judgment of the commission, during seasons of the year when forest fires occur, and such inspectors shall serve along lines of steam and logging railroads. They shall inspect such railroads and the locomotive and logging engines thereon for the purposes of fire prevention as directed by the commission or superintendent of forests, reporting to the commission the condition thereof, and perform such other duties in preventing forest fires and protecting the forest as the superintendent of forests or the commission shall direct. They shall also have the powers of game protectors and shall each receive an annual salary of nine hundred dollars and necessary expenses.

§ 105. Rejection from service of defective engines. The chief fire inspectors appointed by the conservation commission shall immediately report to the conservation commission any locomotive or logging engine which in the opinion of the said inspector is deficient in adequate design, construction or maintenance of the fire protective devices designated in section one hundred and three of this article and any such locomotive or logging engine so reported shall not be continued in service after five days' notice from the conservation commission until such defects have been remedied to the satisfaction of the conservation commission. In case of disagreement between said conservation commission and the owner of the locomotive or logging engine so rejected from service, as to the efficiency or proper maintenance of said protective devices, then the owner of said locomotive or logging engine may apply to the public service commission of the department in which the rejected locomotive or logging engine is located for a decision of said matter, but pending such decision the said locomotive or logging engine shall not be returned to service.

§ 106. Fire protective devices on portable steam saw mills, engines and boilers. No person shall operate any logging locomotive, donkey, traction or portable engine, portable steam saw mill, or any other engine, boiler or locomotive, which does not burn oil as fuel, in, through or near forest or brush land in the forest preserve counties, unless the same is provided with a screen or wire netting so constructed as to give the most practicable protection against the escape of sparks and cinders from the smoke stack thereof, and the most practicable devices to prevent the escape of fire from ash pans and fire boxes; any person violating the provisions of this section shall be guilty of a misdemeanor and be liable to a penalty of one hundred dollars for every violation, and in addition thereto shall be liable in treble damages to any person suffering damage by reason of such violation.

§ 107. Proclamation by governor in times of drought. Whenever by reason of drought or other cause, it shall be dangerous to the forests of the state, or for other reason contrary to the public interest, for any person or persons to enter any portion of the lands within the forest preserve counties of the state for the pur-

pose of camping out or taking fish, fowl, birds or quadrupeds therein, or for any person or persons being already within the forest preserve counties of the state to take fish, fowl, birds or quadrupeds therein, the governor shall have authority to determine and shall determine and declare that it is dangerous to the forests of the state or contrary to the public interest, for any person or persons to enter any portion of the lands within the forest preserve counties of the state for the purpose of camping out or of taking fish, fowl, birds or quadrupeds therein, or for any person or persons being already within the forest preserve counties of the state to take fish, fowl, birds or quadrupeds therein, and upon such determination and declaration, the governor shall have authority to forbid, and shall forbid by proclamation, any person or persons from entering the said lands for such purposes, and any person or persons being already therein from taking fish, fowl, birds or quadrupeds therein. But the governor must state in such proclamation the reason or reasons why he has so determined that such acts would be dangerous to the forests or contrary to the public interest, and he must, in such proclamation, limit the time during which such entry and such acts shall be prohibited. And the governor shall have the right to extend the time for taking fowls or birds or quadrupeds to a time equivalent to the time during which the said entry and acts were forbidden. The governor must also, in such proclamation, order that it be published, and direct the manner in which it shall be published, so as to give wide notice of its contents. Any person or persons violating the provisions of such proclamation shall be guilty of a misdemeanor and shall, upon conviction, be subject to a fine of one hundred dollars or shall be imprisoned for not more than thirty days, or both, for each offense, in addition to the penalties herein provided for taking fish, fowl, birds or quadrupeds in the closed season. The said proclamation shall be published by the commission in such manner as shall be ordered and directed by the governor.

§ 109. Statistics of forest products. The superintendent of forests shall annually report to the commission the amount of the lumber manufactured and wood used for commercial purposes from timber grown in the state. It shall be the duty of all manufacturers of lumber and consumers of round timber or wood for com-

mercial purposes to report to the commission annually, when called upon so to do, on blanks to be furnished by the commission, the amount of round timber or wood used, or lumber manufactured during the calendar year. Any manufacturer of lumber or user of round wood or timber from trees grown in this state who neglects or refuses to furnish such information within ten days, after request by the superintendent of forests so to do, shall be liable to a penalty of one hundred dollars, to be collected in the same manner as other penalties imposed by this act.

§ 109. Definitions. The following words and phrases used in this chapter are defined as follows: 1. Forest preserve counties are those counties in which any lands therein, if acquired by the state, will become a part of the forest preserve.

2. The Adirondack park includes all lands, both state and private, embraced within the boundaries described in section fifty-one of this chapter.

3. The Catskill park includes all lands, both state and private, embraced within the boundaries described in section fifty-two of this chapter.

4. Trespass includes cutting, injuring, taking or removing trees of any size, or timber, or other property of the state, or entering upon the lands of the state with intent to cut, injure, take or remove trees of any size or timber or other property of the state.

5. Person includes a copartnership, joint-stock company or corporation.

§ 110. Laws repealed. Of the laws enumerated in the schedule hereto annexed, that portion specified in the last column is hereby repealed.

§ 111. Saving clause. The repeal of any laws, or parts thereof, set forth in the annexed schedule of laws repealed shall not affect or impair any act done, offense committed or right accruing, accrued or required, or liability, penalty, forfeiture or punishment incurred prior to the time such repeal takes effect, but the same may be enjoyed, asserted, enforced, prosecuted or inflicted, as fully and to the same extent, as if such repeal had not been effected.

§ 112. When to take effect. This chapter shall take effect immediately.

SCHEDULE OF LAWS REPEALED.

Laws of	Chapter	Section
1909.....	24.....	1, 2, 4, 7, 19-27, both inclusive; 34-75, both inclusive; 136-140, both inclusive; 216-223, both inclusive.
1909.....	474.....	All that part of § 1, adding or amending the following sections: 2, 4, 40, 56, 67, 68, 69, 70, 71, 73, 74, 75a, 75b.
1910.....	72.....	1
1910.....	313.....	All
1910.....	476.....	All
1910.....	657.....	3
1911.....	529.....	All
1911.....	647.....	50 and 51
1911.....	835.....	All

APPENDIX No. 7.

AN ACT to authorize the town board of the town of Mooers to convey certain land owned by said town to Saint Joseph's Catholic church of Mooers Junction, and a cemetery association, yet to be formed.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. The town board of the town of Mooers is hereby authorized and empowered to grant and convey, without consideration, unto "Saint Joseph's Catholic church of Mooers Junction," a religious corporation, certain land for cemetery purposes, situate in the town of Mooers, Clinton county, and bounded and described as follows:

All that tract or parcel of land situate in the town of Mooers, Clinton county, state of New York, and described as follows: Beginning at the southeast corner of what is known as the "Town of Mooers' cemetery land" and running northwesterly in the

northerly bounds about three hundred and seventy-six feet; thence northeasterly, and forming an angle of ninety degrees with said last described line about three hundred and seven feet to the northerly boundry of said piece or parcel of land; thence southeasterly about three hundred and ninety-four feet in the northerly bounds to the northeasterly corner and thence southwesterly about three hundred and thirty-four feet in the southeasterly bounds to the place of beginning.

§ 2. Also the town board of the town of Mooers is hereby authorized and empowered to grant, and convey, without consideration, unto a cemetery association, yet to be formed,

All that certain piece or parcel of land situate in the town of Mooers, aforesaid, and being a part of lots number sixty-eight and forty-four of the four hundred and twenty acre lots in the Canadian and Nova Scotia Refugee Tract and bounded as follows: Commencing in the center of the highway leading from Mooers Junction by Knapp's starch factory at a point near and opposite of William Barber's residence and running southeasterly two hundred and forty-one feet to a post at a corner of a piece of land owned by L. L. Shedden; thence southeasterly to a high water mark on the big Chazy river; thence along said river to the line of Joseph Snakey; thence northerly along said Snakey's line twenty-five rods and seven links; thence northeasterly parallel with the said river to the center of the highway leading from Mooers village to Champlain so as to be as many rods wide on the northwest end as it is on the southeast end; thence southerly along said highway to the place of beginning. Said piece of land is known as the Road Hop yard and containing eleven acres of land more or less, being the same land conveyed by deed by Eliza Southwick to H. W. Knapp, as supervisor of the town of Mooers, and recorded in Clinton county clerk's office in liber ninety-seven of deeds at page two hundred and fifty-three, excepting and reserving all of the above described premises to be conveyed by the town board to Saint Joseph's Catholic church of Mooers Junction. These grants or conveyances herein mentioned shall contain such restrictions as the town board may impose.

§ 3. This act shall take effect immediately.

APPENDIX No. 8.

AN ACT to repeal certain sections of the Greater New York charter, in relation to regulating and licensing public dance halls.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Sections fourteen hundred and eighty-eight to fourteen hundred and ninety-four, both inclusive, of the Greater New York charter, as re-enacted by chapter four hundred and sixty-six of the laws of nineteen hundred and one, which sections were added thereto by chapter five hundred and forty-seven of the laws of nineteen hundred and ten, are hereby repealed.

§ 2. This act shall take effect immediately.

APPENDIX No. 9.

AN ACT to create and establish in each city of the third class, a policemen's relief and pension fund.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Pension fund established. There is hereby created and established in each city of the third class a policemen's relief and pension fund.

§ 2. Trustees; powers and duties. The police commissioner of each such city, together with two other members, one to be appointed by the common council of such city, and one to be chosen from the executive officers of the force by members of the police force, which choice is to be made and authenticated in conformity with regulations to be adopted by the said police commissioner, shall be the trustees of the police pension fund. Such police commissioner shall be the treasurer of said trustees and shall, before entering upon his duties as such treasurer, and at such other times as the common council of such city may require, execute and file in the office of the city clerk of such city and in the office of the county clerk of the county in which such city is located, a joint and several bond to the people of the state of New York, of some surety company duly authorized to do business in

the state of New York, which bond shall be approved by the common council of such city, in a penal sum to be fixed by such common council, conditioned upon the faithful discharge of the duties of his said office and for the prompt accounting for and payment over and delivery of all moneys and property received by him as such treasurer. Such bond shall be a joint and several bond and the sureties thereupon shall, with him, be jointly and severally liable for the faithful discharge of his duties as such treasurer and the payment and delivery to his successor or to the trustees of said fund, or other person or persons legally entitled thereto.

The trustees of the police pension fund shall have charge of and administer such fund and from time to time to invest the same or any part thereof as they shall deem beneficial to said fund and they are hereby empowered to make all necessary contracts and take all necessary and proper actions and proceedings in the premises and to make payments from such fund of pensions granted in pursuance of this act. Such trustees may and they hereby are authorized and empowered to make and establish, from time to time, such rules and regulations for the disposition, investment, preservation and administration of such pension fund as they may deem best; provided, however, that all acts on the part of said trustees in relation to the investment or placing of such pension fund shall be upon the unanimous vote of said trustees. Such trustees shall report in detail to the common council of such city on or before the fifteenth day of January of each year, the condition of the police pension fund, how invested, the items of such investments and all disbursements of or on account of the same. No payment whatever shall be allowed to be made by such trustees as a reward, gratuity or compensation to any person as a salary for services rendered to or for said trustees, except for payment of legal expenses and the cost of procuring such bond from a surety company.

§ 3. Pension fund; exemptions. The moneys, securities and funds of the police pension fund and all pensions granted and payable from such fund shall be and are exempt from execution and from all process and proceedings to enjoin and recover the same by or on behalf of any creditor or any person having or asserting any claim against, or any debt or liability of any person

receiving a pension out of such fund. Any person who knowingly or willfully procures the taking or presentation of any false affidavit or affirmation concerning any claim for pension or of the payment thereof shall forfeit a sum not exceeding two hundred and fifty dollars to be sued for and recovered by and in the name of the said trustees and when recovered shall be paid over to and thereupon becomes a part of the said pension fund. Any person who shall willfully swear falsely in any oath or affirmation in obtaining or procuring any pension or payment thereof, under the provisions of this act, shall be guilty of the crime of perjury.

§ 4. Fund; how maintained. Such police pension fund shall consist of:

1. All fines imposed by the police commissioner upon the members of the force.

2. All rewards, fees, gifts, testimonials and emoluments that may be presented, paid or given to any member of the police force for or on account of any service, except such as shall be allowed, by the police commissioner, to be retained by the member receiving the same.

3. All lost or stolen money remaining in the hands of the police commissioner for the period of one year and for which there shall be no lawful claimant, together with the moneys arising from the sale of unclaimed property which the police commissioner is hereby authorized to sell after such property shall have been without a lawful claimant for the space of one year.

4. A sum of money equal to one-half of the compensation of any member of the police force in any month for lost time, to be paid monthly to the treasurer of the trustees of the police pension fund from moneys deducted from the pay of the members of the said police force on account of lost time.

5. A sum of money equal to but not greater than two per centum of the monthly pay, salary or compensation of each member of the police force, which sum shall be deducted monthly by the police commissioner from the pay, salary or compensation of each and every member of the police force, and said police commissioner is hereby authorized, empowered and directed to deduct the said sum of money as herein provided and forthwith to pay the same to the treasurer of the trustees of the police pension fund.

6. A sum of money annually, equal to but not greater than five per centum of all excise moneys, after deducting rebates or returns received by such city from or on account of the granting of licenses or permissions to sell strong or spirituous liquors, ale, wine or beer and of any moneys paid for taxes upon the business of trafficking in, selling or delivering any strong or spirituous liquors, ale, wine or beer and such sum shall be paid upon the receipt thereof by the treasurer of such city or other person or officer having the legal custody thereof to the treasurer of the trustees of the police pension fund without any action or authority from any other official, body or officer.

7. Twenty-five per centum of all fines imposed for violation of any ordinance of such city, such moneys to be paid by the treasurer of such city, upon receipt thereof, to the treasurer of the trustees of the police pension fund without any action or authority of or from any other official, body or officer.

§ 5. Pensions; amounts; payments. The trustees of the police pension fund hereby created shall have power to grant pensions as hereinafter provided, to any member of the police force of such city as follows:

1. To any member of the police force upon presentation of a certificate from the police surgeon, that such member is permanently disabled, physically or mentally, so as to be unable to perform active service and upon an unanimous vote of said trustees of the police pension fund an annual pension payable monthly during his lifetime, or a sum of money equal to but not less than one-half of the full annual salary or compensation received by such member at the time he may be so retired, and the police commissioner is hereby authorized and empowered upon such certificate of the police surgeon to relieve and dismiss from said force and service and place on the roll of the police pension fund any such member of said police force so specified in such certificate.

2. To the widow, if any, or other person dependent on any member of the police force who shall have been killed while in the actual performance of police duty or shall have died from the effects of any injuries received in the actual discharge of such duty, prior to the expiration of five years from the establishment of the police pension fund, the sum of five hundred dollars in full

for all claims or demands against said fund. To the widow of any member of the police force who shall die after five years on such police force or who shall have been retired upon a pension, if there be no child or children under sixteen years of age, of any such member, the sum of not exceeding three hundred dollars per annum, but if there be any such child of such member under the age aforesaid then the said sum may be divided between such widow, child or children in such proportions and in such manner as the said trustees may direct.

3. To any child or children under sixteen years of age of such member killed or dying as aforesaid, but leaving no widow, then after her death, to such child or children being under sixteen years of age a sum not to exceed three hundred dollars per annum.

4. To the mother depending for support on such member killed or dying as aforesaid, or pensioner, as aforesaid but leaving no widow or children, a sum to be paid in such manner as the trustees may direct not to exceed three hundred dollars per annum.

5. Pensions to widows shall terminate when the widow shall remarry, and pensions shall terminate whenever the children shall respectively arrive at the age of sixteen years.

§ 6. Limitations. Nothing in this act contained shall be construed to render such city liable for the payment of any moneys whatever, beyond the income which shall be derived from such police pension fund. No pension shall be paid to any member of such police force except from the income to be derived from such police pension fund. No police officer shall receive or draw any benefit from the said fund until the same shall have been established for a period of five years and no officer shall be eligible to participate in said funds until he shall have served five years as a member of the police force of such city.

§ 7. Term of service; age limit. Any person having served as a member of the police force for a period of twenty-five years, or who shall have reached the age of fifty-five years, shall upon his request, or at the option of the police commissioner of such city, be retired from said force and shall thereafter receive from said fund a sum of money monthly equal to one-half of his salary at the time of such retirement. The time of service shall date

from the time he became a member of the police force of such city.

§ 8. The word "police commissioner" shall be construed to include the commissioner of public safety, or such other officer or officers, members of a board or commission, as have the general supervision and control of police department or police force of such cities as may not have police commissioners.

§ 9. This act shall take effect July —, nineteen hundred and twelve.

APPENDIX No. 10.

AN ACT creating a commission to investigate the prevalence of tuberculosis within the state and the enforcement of laws for the prevention thereof and for the care of persons suffering from such disease, and making an appropriation therefor.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. A commission is hereby created consisting of the state commissioner of health, two members to be appointed by the governor, two senators to be appointed by the president of the senate and three members of assembly, to be appointed by the speaker of the assembly. Such commission shall elect from its members a chairman and a secretary. Any vacancy in its membership shall be filled by the officers authorized to make the original appointments, respectively.

§ 2. Such commission shall:

1. Inquire into the extent to which physicians and local health departments, boards and officials have complied and are complying with the provisions of sections three hundred and twenty to three hundred and thirty-two of the public health law, relating to the protection of the people of the state from tuberculosis.

2. Determine what further measures, if any, should in the opinion of the commission be taken to carry out the purposes of the act just referred to and also what additional measures legislative or otherwise should be taken to secure adequate sanitary supervision of cases of tuberculosis in their homes.

3. Ascertain the extent to which the boards of supervisors of the several counties of the state have availed themselves of the provisions of chapter three hundred and forty-one of the laws of nineteen hundred and nine, authorizing the boards of supervisors to establish and maintain county hospitals for the treatment of tuberculosis.

4. Recommend to the legislature such steps as in the opinion of the commission should be taken to hasten the establishment of county hospitals for tuberculosis in such counties as have not yet provided such institutions.

5. Investigate the prevalence of tuberculosis within the state, collect statistics in respect thereto and inquire into the prevalence of tuberculosis in various occupations and industries and ascertain, so far as possible, the causes of the greater prevalence of the disease in some localities than in others and recommend such further measures, if any, as in the judgment of the commission should be taken by the state or by the several divisions thereof looking toward the correction of any conditions which may be found to produce an excessive mortality from this cause.

§ 3. Such commission shall report to the legislature of nineteen hundred and thirteen on or before February first its findings and conclusions and its recommendations with reference thereto.

§ 4. The commission may employ such persons as it deems needed for the purpose of this act and may fix their compensation. The members of the commission shall receive no compensation for their services but shall be paid their necessary expenses and disbursements incurred by them in the discharge of their duties.

§ 5. The commission shall have power to subpoena witnesses, with or without direction to produce papers, to administer oaths, to take testimony, and shall otherwise have all the powers of a legislative committee as provided by the legislative law.

§ 6. The sum of fifteen thousand dollars (\$15,000), or so much thereof as may be necessary, is hereby appropriated out of any money in the treasury not otherwise appropriated for the purpose of carrying out the provisions of this act, payable by the treasurer on the warrant of the comptroller, on the order of the chairman of such commission.

§ 7. This act shall take effect immediately.

APPENDIX No. 11.

AN ACT to amend the tenement house law, generally.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section three of chapter ninety-nine of the laws of nineteen hundred and nine, entitled "An act in relation to tenement houses, constituting chapter sixty-one of the consolidated laws," as amended by chapter three hundred and fifty-four of the laws of nineteen hundred and nine, is hereby amended to read as follows:

§ 3. Buildings converted or altered. A building not [erected for use as] a tenement house, if hereafter converted or altered to such use, shall thereupon become subject to all the provisions of this chapter affecting tenement houses hereafter erected. [A tenement house not now completed, but the excavation for which shall have been commenced in good faith on or before the first day of June, nineteen hundred and one, after approval of the plans therefor by the department of buildings, and the first tier of beams of which shall have been set on or before the first day of August, nineteen hundred and one, shall be subject only to the provisions of this chapter affecting now existing tenement houses; provided that the plans for said house were filed in said department on or before the tenth day of April, nineteen hundred and one, and were in accordance with the laws in force at the time of filing, and that the building is built in accordance with such laws.]

§ 2. Subdivision one of section sixteen of said chapter is hereby amended to read as follows:

1. Every non-fireproof tenement house hereafter erected, unless provided with fireproof outside stairways directly accessible to each apartment, shall have fire-escapes located and constructed as in this subdivision required, except that tenement houses that are less than four stories in height and which also do not contain accommodations for more than four families in all, may be equipped with such other iron, steel, or wire cable fire-escapes as may be approved by the department charged with the enforcement of this chapter. Such escapes must be capable of sustaining two thousand pounds, and be of sufficient length to reach from the

top floor to the ground, and with rungs not more than twelve inches apart and not less than fifteen inches in length. All fire-escapes shall open directly from at least one room or private hall in each apartment at each story above the ground floor, other than a bathroom or watercloset compartment, and shall not include the window of a stair hall, and such room or private hall shall be an integral part of said apartment and accessible to every room thereof without passing through a public hall. Access to fire-escapes shall not be obstructed in any way. No fire-escape shall be placed in a court except where required by law for apartments not having a room either on the street or yard as provided in section fifty-six of this chapter. *Fire-escapes may be located in an uninclosed recess in the front of a tenement house hereafter erected, provided that such recess is used solely for fire-escape purposes and does not exceed five feet in depth from the extreme front wall of the building and has not less than seventy-five per centum of its superficial area open to the street and is not roofed over or inclosed at the top. Such recess shall not be counted as part of the unoccupied area of the lot, nor construed as a court.* Fire-escapes may project into the public highway to a distance not greater than four feet beyond the building line. All fire-escapes shall consist of outside open iron or stone balconies and stairways. All balconies shall be not less than three feet in width and shall include at least one window or outside door of each apartment, at each story above the ground floor. All stairways shall be placed at an angle of not more than sixty degrees, with flat open steps not less than six inches in width and twenty inches in length and with a rise of not more than nine inches. The openings for stairways in all balconies shall be not less than twenty-one by twenty-eight inches, and shall have no covers of any kind. The balcony on the top floor, except in the case of a balcony on the street, shall be provided with a stairs or with a goose-neck ladder leading from said balcony to and above the roof and properly fastened thereto. A drop ladder shall be provided from the lowest balcony of sufficient length to reach to a safe landing place beneath. All fire-escapes shall be constructed and erected to safely sustain in all their parts a safe load, and if of iron shall receive not less than two coats of good paint, one in the shop and

one after erection. In addition to the foregoing requirements, all fire-escapes hereafter erected upon tenement houses shall be constructed in accordance with such supplementary regulations as may be adopted by the department charged with the enforcement of this chapter.

§ 3. Subdivision one of section fifty-seven of said chapter is hereby amended to read as follows:

1. Where one side of an outer court is situated on the lot line, the width of the said court, measured from the lot line to the opposite wall of the building, for tenement houses sixty feet in height shall not be less than six feet in any part; and for every twelve feet of increase or fraction thereof in height of the said building, such width shall be increased six inches throughout the entire height of said court; and for every twelve feet of decrease in the height of the said building below sixty feet, such width may be decreased six inches. Wherever an outer court exceeds sixty-five feet in length and does not extend from the street to the yard, the entire court shall be increased in width one foot for every additional thirty feet or fraction thereof in excess of sixty-five feet. *But such measurement shall not prohibit one offset, the length of which does not exceed its width.* Except that in tenement houses hereafter erected not exceeding four stories and cellar in height and which also are not occupied or arranged to be occupied by more than eight families in all, or by more than two families on any floor, and in which also each apartment extends through from the street to the yard, the width of an outer court situated on the lot line shall not be less than four feet in any part provided that the length of such outer court does not exceed thirty-six feet.

§ 4. Sections eighteen, twenty-one, twenty-two, twenty-five, twenty-seven, twenty-eight, thirty, thirty-three, thirty-six, thirty-seven, thirty-eight, fifty-one, fifty-two, fifty-five, fifty-nine, sixty-two, sixty-three, sixty-four, sixty-six, sixty-eight, seventy, seventy-five, seventy-eight, seventy-nine, and ninety-three of said act, respectively, are hereby amended to read as follows:

§ 18. Stairs and public halls. **[Every]** *In every* tenement house hereafter erected **[shall have at least one flight of stairs extending]** *all stair halls shall extend* from the entrance floor to

the roof, and the stairs and public halls therein shall each be at least three feet wide in the clear. *Each apartment shall be directly accessible at each story to such stairs and public halls, and every story of such apartment shall be so accessible to such stairs and public halls or to a tower fire-escape or stairway as provided in section twenty-two-a of this chapter. In every tenement house hereafter erected all stairs and stair halls shall be completely separated from every other stairs and from each elevator, by brick walls or partitions of terra cotta blocks not less than four inches thick and with fireproof self-closing doors at all openings.*

§ 21. Stairways and stairs. Each flight of stairs mentioned in the last three sections shall have an entrance on the entrance floor from the street or street court, or from an inner court which connects directly with the street. All stairs shall be constructed with a rise of not more than eight inches and with treads not less than ten inches wide and not less than three feet long in the clear. **[Winders]** *Winding stairs* will not be permitted except in a fireproof tenement house provided with a power passenger elevator. **[Where winders are used, all treads at a point eighteen inches from the strings on the well side shall be at least ten inches wide.]** *Where winding stairs or radial steps are used, the strings from which the risers radiate shall be curved on a circle of not less than one foot diameter and the treads shall be not less than four inches wide at the said string, the nosing not to be included; and the angle formed by the face of the riser and said string shall not diverge more than forty degrees from a line normal to the string at the intersection of such riser.*

§ 22. Stair halls. 1. The stair halls in all non-fireproof as well as fireproof tenement houses hereafter erected shall be constructed as in this section and the following section specified. In tenement houses hereafter erected which either are occupied or are arranged to be occupied by more than two families on any floor, or which exceed four stories and cellar in height, the stair halls shall be constructed of fireproof material throughout. *There shall be no wood or other inflammable material of any kind in such halls, except that hand rails of hard wood and hard wood treads not less than two inches thick may be provided. All windows on*

stair halls shall in addition to being fireproof be glazed with good quality wire glass. The risers, strings and banisters shall be of metal or stone. The treads shall be of metal, slate or stone, or of hard wood not less than two inches thick. [Wooden hand] Hand rails to stairs shall be provided and, [will be permitted if] if wooden, shall be constructed of hard wood. The floors of all such stair halls shall be constructed of iron or steel beams and fireproof filling, and no wooden flooring or sleepers shall be permitted. In tenement houses hereafter erected which do not exceed four stories and cellar in height and which also are not occupied or arranged to be occupied by more than two families on any floor, the stair halls shall either be constructed of iron beams and fireproof filling, or shall be filled in between the floor beams with at least five inches of cement deafening. In such houses the stairs shall be iron or stone, or may be of wood, provided the soffits are covered with metal lath and plastered with two coats of mortar, or with good quality plaster-boards not less than one-half inch in thickness, made of plaster and strong fibre and all joints made true and well-pointed.

2. In every non-fireproof tenement house hereafter erected which either is occupied or is arranged to be occupied by more than two families on any floor, or which exceeds four stories and cellar in height, all stair halls shall be inclosed on all sides with brick walls, *except that one or more sides may be left open to the street, yard or court. In every tenement house hereafter erected, both fireproof and non-fireproof, [T] the doors opening from [such] the stair halls shall be fireproof and self-closing[, and if provided with glass such glass shall be good quality wire glass]. There shall be no transom or [movable] sash or similar opening of any kind from such stair hall to any other part of the house. Each stair hall shall be shut off from all non-fireproof portions of the public halls and from all other non-fireproof parts of the building, on each story, by self-closing fireproof doors[, and if glass is used in such doors it shall be of good quality wire glass]. In every tenement house hereafter erected every public hall which exceeds forty feet in length and which is also used or intended to be used as a means of egress from more than three apartments shall be constructed fireproof*

throughout and all doors opening from such hall shall be fire-proof and self-closing. In tenement houses hereafter erected which do not exceed four stories and cellar in height, and which also are not occupied or arranged to be occupied by more than two families on any floor, the stair halls shall be inclosed on all sides with brick walls or with partitions of angle iron and fireproof blocks not less than four inches thick; in tenement houses hereafter erected which do not exceed three stories and cellar in height, and which also are not occupied or arranged to be occupied by more than two families on any floor, the stair halls may be inclosed with wooden stud partitions, provided such partitions are covered on both sides with metal lath, or with good quality plaster boards not less than one-half inch in thickness, made of plaster and strong fibre and all joints made true and well-pointed, and provided that the space between the studs is filled in with brick to the height of the floor beams.

§ 25. Partitions. In all non-fireproof tenement houses hereafter erected, **[fore and aft]** *apartment* stud partitions which rest directly over each other shall run through the wooden floor beams and rest upon the plate of the partition below, and shall have the studding filled in solid between the uprights to the depth of the floor beams with suitable incombustible materials. In all fireproof tenement houses hereafter erected, all partitions shall rest directly upon the fireproof floor construction, and extend to the fireproof beam filling above. *Apartment partitions within the meaning of this section are partitions crossing the floor beams at any angle, and designed to separate apartment from apartment, or any part of an apartment from the public hall or other public part of the building.*

§ 27. *Cellar and basement* stairs in fireproof buildings. **[In every fireproof tenement house hereafter erected the stairs communicating between the lowest cellar or other lowest story and the floor next above, if not located underneath the stairs leading to the upper stories, may be placed inside of the said building; provided, that the portion of the cellar or other lowest story into which said stairs lead is entirely shut off by fireproof walls from those portions thereof which are used for the storage of fuel, or in which heating appliances, boilers or machinery are located.**

All openings in such walls shall be provided with self-closing fireproof doors. **]** *In fireproof tenement houses hereafter erected cellar and basement stairs may be located inside the building but shall not be located underneath the stairs leading to the upper stories, but this prohibition shall not apply where the basement is the main entrance floor of the house. All such inside stairs shall be entirely inclosed with brick walls or with partitions constructed of fireproof blocks not less than four inches thick with angle iron construction and shall be provided with self-closing fireproof doors at all openings.*

§ 28. Closet under first story stairs. In non-fireproof tenement houses hereafter erected no closet of any kind shall be constructed under any staircase leading from the **[first]** entrance story **[** exclusive of the cellar, **]** to the upper stories, but such space shall be left entirely open and kept clear and free from incumbrance.

§ 30. Fire stops. In tenement houses hereafter erected, in all walls where wooden furring is used all the courses of brick from the under side of the floor beams to the top of the same shall project a distance of at least two inches beyond the inside face of the wall so as to provide an effective fire stop; and wherever floor beams run parallel to a wall and wooden furring is used such beams shall always be kept at least two and one-half inches away from the inside line of the wall, and the space between the beams and the wall shall be built up solidly with brick work from the under side of the floor beams to the top of the same, so as to form an effective fire stop. *All windows in walls situated on the lot line, except those facing on the street, shall be entirely fireproof with kalamein or metal frame and good quality wire-glass.*

§ 33. *Certain alterations and buildings moved from one lot to another.* **[**Stair halls, public halls and entrance halls.**]** If any tenement house existing on April eleventh, nineteen hundred and one, shall be so altered as to increase the number of rooms therein by thirty-three and one third per centum or more, or if such building is increased in height so that the said building is more than four stories or parts of stories above the curb level, and also the number of rooms is increased therein, the entire

stair halls, entrance halls and other public halls of the whole building shall be made to conform to the requirements of sections eighteen to twenty-three, inclusive, of this chapter. *If any tenement house erected prior to April tenth, nineteen hundred and one, be hereafter moved from one lot to another, it shall thereupon become subject to all the requirements of this chapter affecting tenement houses hereafter erected.*

§ 36. Shafts. All shafts hereafter constructed in tenement houses shall be constructed fireproof throughout, with fireproof self-closing doors at all openings, at each story, except window openings in [vent] shafts; and, if they extend to the cellar, shall also be inclosed in the cellar with fireproof walls and fireproof self-closing doors at all openings. In no case shall any shaft be constructed of materials in which any inflammable material or substance enters into any of the component parts. But nothing in this section contained shall be so construed as to require such inclosures about [elevators or] dumbwaiters in the well hole of stairs where the stairs themselves are inclosed in brick or stone walls, and are entirely constructed of fireproof materials as hereinbefore provided. *Self-closing doors shall not be required for elevators.*

§ 37. Plastering behind wainscoting. When [wainscoting is hereafter placed in] *the surface of walls, partitions or ceilings of any tenement house, or any building in process of alteration into a tenement house, [the surface of the wall or partition behind such wainscoting] is to be covered, sheathed or wainscoted wholly or in part, the wall, partition or ceiling, behind such covering shall first be plastered; [down to the floor line,] and any intervening space between said plastering and said wainscot, sheathing or covering shall be filled in solid with incombustible material. In the case of walls and partitions, such plastering and filling shall extend down to the floor line.*

§ 38. Wooden buildings on same lot with a tenement house. *Within the fire limits [No] no wooden building of any kind whatsoever shall hereafter be placed or built upon the same lot with a tenement house [within the fire limits,], nor shall a tenement house be placed or built upon the same lot with a wooden building. And, within the fire limits, no wooden tenement house, and no*

wooden structure or other building on the same lot with a tenement house, shall hereafter be enlarged, extended or raised; except that a wooden extension not exceeding in total area seventy square feet may be added to an existing wooden tenement house, provided such extension is used solely for bath-rooms or water-closets. *Nothing in this section shall be construed so as to prevent the erection of an extension to a wooden building, within the fire limits, if such extension is constructed with walls of brick, stone, iron or other hard, incombustible material, provided that the top of the roof beams of such extension shall not be above the level of the second tier of beams, and further provided that such extension shall not be occupied or arranged to be occupied for living purposes.*

§ 51. Height. The height of no tenement house hereafter erected shall by more than one-half exceed the width of the widest street upon which it stands. Such height shall be the perpendicular distance measured in a straight line from the curb level to the [highest point] underside of the roof beams; provided that if the cornice exceeds one-tenth of such height, the measurements shall be taken to the top of the cornice; and provided that [where] if there are bulkheads, superstructures or pent houses, exceeding ten feet in height or exceeding in aggregate area ten per centum of the area of the roof, the measurements shall be taken to the top of [the] such bulkhead[;], superstructure or pent house; but this shall not apply to elevator inclosures not exceeding [fifteen] twenty-three feet in height[.], and used solely for elevator purposes, nor to open pergolas or similar open ornamental treatment of roof-gardens or play-grounds. The measurements in all cases shall be taken through the center of the facade of the house. In a fireproof tenement house hereafter erected in which one or more passenger elevators are provided and operated, pent houses may be erected on the main roof but such pent houses, including all bulkheads, shall not cover more than fifty per centum of the area of such roof. Such pent houses shall not be used or rented as apartments, but their use shall be limited solely to laundry and store room purposes, and to servants' and janitor's quarters. Such pent houses shall be set back at least ten feet from both the front and rear walls of the building, and at least three feet

from any court wall; they shall have a clear inside height of not less than nine feet from finished floor to finished ceiling, and shall not exceed twelve feet in height from the high point of the main roof to the highest point of the pent house roof. Such pent houses shall not be deemed as affecting the measurement of height of the building as described in the first part of this section, nor for the purposes of sections fifty-three, fifty-seven, fifty-eight and fifty-nine of this chapter. All such pent houses shall be entirely fire-proof, with floors of brick, stone, cement, iron, or other hard incombustible material, with windows, doors and trim of kalamein or hollow metal and all glass to be good quality wire-glass.

No tenement house shall be increased in height so that the building shall exceed by more than one-half the width of the widest street on which it stands.

§ 52. Yards. Behind every tenement house hereafter erected there shall be a yard extending across the entire width of the lot, and except upon a corner lot, at every point open from the ground to the sky unobstructed, except that fire-escapes or uninclosed outside stairs may project not over four feet from the rear line of the house, *and except that one open slat fire-escape bridge or platform not exceeding four feet in width may extend across above the yard, from the roof of one tenement house to the roof of an adjoining or abutting building to furnish roof egress.* The depth of said yard, measured from the extreme rear wall of the house to the rear line of the lot, shall be as set forth in the two following sections.

§ 55. Yard spaces of lots running through from street to street. Wherever a tenement house hereafter erected is upon a lot which runs through from one street to another street, and said lot is not less than seventy feet nor more than one hundred and five feet in depth, there shall be a yard space through the center of the lot midway between the two streets, which space shall extend across the full width of the lot and shall never be less than twelve feet in depth from wall to wall, and shall be increased in depth as prescribed in section fifty-three of this chapter. But where such building has no basement and the cellar ceiling is not more than two feet above the curb level, such yard space may start at the level of the second tier of beams. Where such lot is over one

hundred *and five* feet in depth such yard space shall be left through the center of the lot midway between the two streets, and shall extend across the entire width of the lot, and shall not be less than twenty-four feet in depth from wall to wall, and shall be increased in depth as prescribed in section fifty-three of this chapter. *In a fireproof tenement house hereafter erected in which one or more power passenger elevators are provided and operated, where such tenement house runs through from one street to another street, the two portions of the building may be connected and the yard between such portions built upon, but not above the level of the second tier of beams, nor so as to convert any unoccupied portion of such yard into a court less in size than the minimum sizes prescribed by sections fifty-eight and fifty-nine of this chapter.* Where a single tenement house hereafter erected runs through from one street to another street and also occupies the entire block, no yard need be provided. Where a single tenement house hereafter erected is situated on a lot formed by the intersection of two streets at an acute angle, the yard of the said house need not extend across the entire width of the lot, provided that it extends to a point in line with the middle line of the block.

§ 59. Outer and inner courts. Nothing contained in the foregoing sections concerning outer and inner courts shall be construed as preventing [windows at the angle] *the cutting off of the corners* of said courts, provided that the running length of the wall [containing such windows] *at the angle of the court* does not exceed six feet. Except that in outer or inner courts of a less size than the minimum prescribed for tenement houses sixty feet in height, the running length of the wall containing windows in the angles of said courts, shall not exceed four feet. Nothing in this section contained shall be construed so as to permit the reduction of any inner court by cutting off the corners thereof when such court is less than eight feet in width, measured from the lot line to the opposite wall of the building. In construing said sections the height of the building is to be measured from the curb level to the top of the highest wall inclosing or forming such court. When a tenement house hereafter erected exceeding three stories in height has no basement and the cellar ceiling is not more than two feet above the curb level, the courts mentioned in the [seven]

three preceding sections may start at the level of the second tier of beams. Where an inner court starts at the second tier of beams, unless the bottom of the court is at that level and an intake is there provided as prescribed by section fifty-eight, subdivision three, of this chapter, a portion of such court [having a least horizontal dimension equal to the minimum width of the court as prescribed by section fifty-eight, subdivisions one and two, of this chapter] shall be left unbuilt upon, and shall communicate directly with the intake required by section fifty-eight, subdivision three, of this chapter. Where one side of such court is situated on the lot line, the unbuilt upon portion shall have a minimum width and length equal to the minimum width of the court, where such court is not situated upon the lot line, the unbuilt upon portion shall have one dimension equal to the minimum width of the court and the other dimension shall be not less than one-half that width. Nothing in this section contained shall be construed so as to permit any room without a window opening on the street or yard or on a court in every part of the dimensions prescribed in the foregoing sections. Where a court starts at the level of the second tier of beams in whole or in part, and the bottom of said court is a skylight over a store or hall, proper access to the top of said skylight shall be provided, and said skylight shall be so arranged as to be easily cleaned.

§ 62. Rooms, lighting and ventilation of. In every tenement house hereafter erected every room, [except] *including* water-closet compartments and bath-rooms, shall have at least one window opening directly upon the street or upon a yard or court of the dimensions specified in sections fifty-two to sixty of this chapter, and such window shall be so located as to properly light all portions of such rooms. In addition to the above requirement, in tenement houses hereafter erected no apartment of three rooms or less shall extend in depth from the street or yard, as the case may be, for a greater distance than eighteen feet without the intervention of an inner or outer court adjoining said room, constructed as required by this chapter. Wherever a room in a tenement house hereafter erected opens upon an inner court less than ten feet wide, measured from the lot line to the opposite wall of the building, such room shall be provided with a sash window, communi-

cating with another room in the same apartment, such window to contain not less than ten square feet of glazed surface, and to be made so as to readily open. No tenement house shall be so altered that any room or public hall or stairs shall have its light or ventilation diminished in any way not approved by the department charged with the enforcement of this [article] chapter.

§ 63. Windows in rooms. In every tenement house hereafter erected the total window area in each room, except water-closet compartments and bath-rooms, shall be at least one-tenth of the superficial area of the room, and the top at least of one window shall not be less than seven feet six inches above the floor, and the upper half of it shall be made so as to open the full width. No such window shall be less than twelve square feet in area between the stop beads. *Transoms or partition sash to private halls or to adjoining rooms shall be provided to secure through ventilation, when required by the department charged with the enforcement of this chapter, but no such transom or sash window shall be required in rooms containing two windows if each window contains twelve square feet of area between stop beads, or in the case of a mullioned window containing twenty-four square feet.*

§ 64. Rooms, size of. In every tenement house hereafter erected all rooms, except water-closet compartments and bath-rooms, shall be of the following minimum sizes: In each apartment there shall be at least one room containing not less than one hundred and twenty square feet of floor area, and each other room shall contain at least seventy square feet of floor area. [Each] No room shall be [in every part not] less than nine feet high from the finished floor to the finished ceiling[; provided that an attic room need be nine feet high in but one-half its area], *nor less than seven feet wide in its least horizontal dimension; except that in a fireproof tenement house hereafter erected in which one or more power passenger elevators are provided and operated servants' bedrooms may be not less than six feet in their least horizontal dimension.*

§ 66. Public halls. In every tenement house hereafter erected, which is occupied or arranged to be occupied by more than two families on any floor or which exceeds four stories and cellar in

height, every public hall shall have at least one window opening directly upon the street or upon a yard or court. [Either such] *Such* window shall be at the end of said hall, with the [plane of the window at right angles] *natural direction of the light parallel to the axis of said hall [or]; if the hall exceeds sixty feet in length there shall be one additional window in each additional thirty feet of hall or fraction thereof. If the window is not thus located at the end of the hall,* there shall be at least one window opening directly upon the street or upon a yard or court in every twenty feet in length or fraction thereof of said hall; but *the foregoing* [this] provisions [for one window in every twenty feet of hallway] shall not apply to that portion of the entrance hall between the entrance and the first flight of stairs, provided that the entrance door contains not less than five square feet of glazed surface. In every public hall in such tenement house recesses or returns the length of which does not exceed twice their width will be permitted without an additional window. But wherever the length of such recess or return exceeds twice its width the above provisions in reference to one window in every twenty feet of hallway shall be applied. Any part of a hall which is shut off from any other part of said hall by a door or doors shall be deemed a separate hall within the meaning of this section. [In every tenement house hereafter erected where the public hall is not provided with] *In tenement houses hereafter erected which are not occupied or arranged to be occupied by more than two families on any floor and which also do not exceed four stories and cellar in height, in lieu of a window opening directly to the outer air as above provided, there shall be a stair-well not less than twelve inches wide extending from the entrance floor to the roof[, and]. In such last named tenement houses the entrance door shall contain not less than five square feet of glazed surface and all doors leading from [such] the public halls shall be provided with translucent glass panels of an area of not less than five square feet for each door, and also with fixed transoms of translucent glass over each door.*

§ 68. Windows for stair halls, size of. In every tenement house hereafter erected the aggregate area of windows to light or

ventilate stair halls shall be at least eighteen square feet for each floor. There shall be provided for each story at least one of said windows, which shall be at least two and a half feet wide and five feet high, measured between the stop beads. *On the top story a ventilating skylight will be accepted in lieu of a window for that story.* A sash door shall be deemed the equivalent of a window in this section and sections sixty-six and sixty-seven of this chapter, provided that such door contains the amount of glazed surface prescribed for such windows.

§ 70. Percentage of lot occupied. No tenement house shall hereafter be enlarged, or its lot be diminished, so that a greater percentage of the lot shall be occupied by buildings or structures than is provided in section fifty of this chapter[the measurements may be taken at the level of the second tier of beams]; provided that the space occupied by fire-escapes of the size hereinbefore prescribed, and by chimneys or flues located in yards and attached to the houses *and* which do not exceed five square feet in area and do not obstruct light or ventilation, shall not be deemed a part of the lot occupied.

§ 75. *New light [and vent]* shafts in existing buildings. Any shaft used or intended to be used to light or ventilate rooms used or intended to be used for living purposes, and which may be hereafter placed in a tenement house, erected prior to April tenth, nineteen hundred and one, shall not be less in area than twenty-five square feet, nor less than four feet in width in any part, and such shaft shall under no circumstances be roofed or covered over at the top with a roof or skylight; every such shaft shall be provided at the bottom with a horizontal intake or duct, of a size not less than four square feet, and communicating directly with the street or yard, and such duct shall be so arranged as to be easily cleaned out.

§ 78. Chimneys and fireplaces. In every tenement house there shall be adequate chimneys running through every floor with an open fireplace or grate, or place for a stove, properly connected with one of said *flues* or chimneys for every apartment. *In tenement houses hereafter erected, such flues shall be constructed*

independently of each other, provided, however, that where gas stoves are to be used exclusively, independent flues may be omitted if a metal hood extending on all sides beyond, and located immediately over, the gas stove is provided and maintained, and the space within such hood connected by a proper opening to a ventilating flue. Under no circumstances shall a gas stove be directly connected with a flue that communicates with another apartment.

§ 79. Vent [shafts] flues. [Every vent shaft hereafter constructed in a tenement house shall be at least twenty square feet in area, and the least dimension of such shaft shall not be less than four feet; and if the building be above sixty feet in height such shaft shall throughout its entire height be increased in area three square feet for each additional twelve feet of height or fraction thereof; and for each twelve feet of height less than sixty feet such shaft may be decreased in area three square feet. A vent shaft may be inclosed on all four sides but shall not be roofed or covered over in any way. Every such shaft shall be provided with a horizontal intake or duct at the bottom, communicating with the street or yard or with a court; such duct or intake to be not less than four square feet in total area, and to be so arranged as to be easily cleaned out.] *In a fireproof tenement house hereafter erected in which one or more power passenger elevators are provided and operated, water-closets and bath-rooms which are supplementary to those required by law may be ventilated by individual vent flues extending from such closet or bath-room, independently of any other flue, to and above the roof. Such vent flues shall not be covered at the top but may be provided with a hood or louvres. Such vent flues shall not be located on or against an outside wall, they shall be constructed of terra cotta, finished with an even surface on the inside, and shall be not less than three square feet in area. Such water-closets and bath-rooms shall be equipped with pipes, wires and fixtures for gas or electric light and shall be kept properly lighted. No servant's water-closet or bath-room shall be so lighted or ventilated but shall have a window opening directly on the outer air, as required by sections sixty-two and ninety-three of this chapter.*

§ 93. Water-closet accommodations. In every tenement house hereafter erected there shall be a separate water-closet in a separate compartment within each apartment[, provided that where there are apartments consisting of but one or two rooms, there shall be at least one water-closet for every three rooms]. Every water-closet and bath hereafter placed in any tenement house shall be placed in a compartment completely separated from every other water-closet and bath; such compartment shall be not less than two feet and four inches wide, and shall be inclosed with plastered partitions, which shall extend to the ceiling. In tenement houses erected after April tenth, nineteen hundred and one, such compartments shall have a window opening directly upon the street or yard, or upon a court [or vent shaft] *of the dimensions specified in this chapter, except as otherwise provided in section seventy-nine.* In tenement houses erected prior to April tenth, nineteen hundred and one, such compartment shall have a window opening directly upon the street, or upon a yard not less than four feet deep, or upon a court or shaft not less than twenty-five square feet in area, open to the sky without roof or skylight. Every such window shall be at least one foot by three feet between stop beads, and the entire window shall be made so as to readily open. When, however, such water-closet compartment is located on the top floor and is lighted and ventilated by a skylight over it, or is located at the bottom of a shaft or court of lawful size, and is lighted and ventilated by a skylight over it at the bottom of such shaft or court, no window shall be necessary, provided the roof of such skylight contains at least three square feet of glazed surface and is arranged so as to readily open. Nothing in this section in regard to the separation of water-closet compartments from each other shall apply to a general toilet room containing several water-closets hereafter placed in a tenement-house, provided such water-closets are supplemental to the water-closet accommodations required by law for the use of the tenants of the said house. Nothing in this section in regard to the ventilation of water-closet compartments shall apply to a water-closet hereafter placed in a tenement house,

where it is provided to replace a defective fixture in the same position and location. No water-closet shall be maintained in the cellar of any tenement house without a special permit in writing from the department charged with the enforcement of this chapter, which shall have power to make rules and regulations governing the maintenance of such closets. Every water-closet compartment hereafter placed in any tenement house shall be provided with proper means of lighting the same at night. If fixtures for gas or electricity are not provided in said compartment, then the door of said compartment shall be provided with translucent glass panels, or with a translucent glass transom, not less in area than four square feet. The floor of every such water-closet compartment shall be made water-proof with asphalt, tile, stone or some other water-proof material; and such water-proofing shall extend at least six inches above the floor so that the said floor can be washed or flushed out without leaking. No drip trays shall be permitted. No water-closet fixtures shall be inclosed with any woodwork.

§ 5. Subdivisions four and twelve of section two of said chapter are hereby amended to read as follows:

4. A "shaft" includes exterior and interior shafts, whether for air, light, elevator, dumbwaiter, or any other purpose. [A "vent shaft" is one used solely to ventilate or light a water-closet compartment or bathroom.]

12. The "height" of a tenement house is the perpendicular distance measured in a straight line from the curb level to the [highest point] *underside* of the roof beams, the measurements in all cases to be taken through the center of the facade of the house. Where a building is on a [corner] lot *that faces on two or more streets* and there is more than one grade or level, the measurements shall be taken through the center of the facade on the street having the greatest grade.

§ 6. The said chapter is hereby further amended by adding thereto two new sections to be known as sections twenty-two-a and sixty-six-a, respectively, and to read as follows:

§ 22-a. Tower fire-escapes. In a fireproof tenement house hereafter erected in which one or more power passenger elevators are provided and operated, tower fire-escapes or stairways which are supplemental to the stairways required by law, may be built and need not comply with the provisions of sections twenty, sixty-six, sixty-seven and sixty-eight of this chapter. Such tower fire-escapes or stairways shall be shut off from all other parts of the building by brick walls or by partitions of terra cotta blocks not less than four inches thick, and with fireproof self-closing doors at all openings, and shall be constructed in accordance with such supplementary regulations as may be adopted by the department charged with the enforcement of this chapter. Such tower fire-escapes or stairways shall not be designed for or used as service stairs; they shall be kept adequately lighted at all times, and free from incumbrance.

§ 66-a. Elevator-vestibules. In a fireproof tenement house hereafter erected in which one or more power passenger elevators are provided and operated, elevator-vestibules not less than five feet in minimum dimension and not exceeding in any dimension twice the width of the elevator shafts which they serve, will be permitted without a window to the outer air as required by sections sixty-six and sixty-seven, provided such elevator-vestibules are completely shut off by brick walls or partitions of terra cotta blocks not less than four inches thick from the public halls and stairs and from all other parts of the said house, and with fireproof self-closing doors at all openings except elevators; and provided further that such elevator-vestibules are ventilated to the outer air by means of vent-flues not less than twelve inches by twelve inches in size; and also provided that such elevator-vestibules are equipped with wires, pipes and fixtures for both gas and electric lighting, and are kept properly lighted by electric light.

§ 7. All acts or parts of acts and all ordinances or parts of ordinances inconsistent with the provisions of this act are hereby repealed.

§ 8. This act shall take effect immediately.

APPENDIX No. 12.

AN ACT to amend the highway law, in relation to obstructions in highways.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section fifty-two of chapter thirty of the laws of nineteen hundred and nine, entitled "An act relating to highways, constituting chapter twenty-five of the consolidated laws," is hereby amended to read as follows:

§ 52. Obstructions and their removal. Obstructions, within the meaning of this section, shall include trees which have been cut or have fallen either on adjacent lands or within the bounds of the highway, in such a manner as to interfere with public travel therein; limbs of trees which have fallen within the highway, or branches of trees overhanging the highway so as to interfere with public travel therein; lumber, wood or logs piled within the bounds of the public highway; machines, vehicles and implements abandoned or habitually placed within the bounds of the highways; fences, buildings or other structures erected within the bounds of the highway, *including the portion of a hedge fence planted within or the boughs or foliage thereof which project into the bounds of the highway*; earth, stone or other material placed in any ditch or waterway along the highway; telegraph, telephone, trolley and other poles, and the wires connected therewith, erected within the bounds of the highway in such a manner as to interfere with the use of the highway for public travel.

It shall be the duty of each owner or occupant of lands situate along the highway, to remove all obstructions within the bounds of the highway, which have been placed therein, either by themselves or by their consent. It shall be the duty of all telephone, telegraph, electric railway and other electrical companies, to remove and reset telephone, telegraph, trolley and other poles and the wires connected therewith, when the same constitute obstructions to the use of the highway by the traveling public. If such obstructions are not removed, or such poles or wires are not moved and reset, within thirty days after the service of a notice, personally or by mail, upon such owner or occupant, or upon such company

at its principal place of business, or an agent of such company within the town, requesting the same to be done, the town superintendent shall remove such obstructions, and move and reset such poles and wires. The expense thereby incurred shall be paid in the first instance out of moneys levied and collected and available therefor, and the amount thereof shall be charged against such owner, occupant or company, and levied and collected, as provided in section fifty-five.

§ 2. Such chapter is hereby amended by adding thereto, after section fifty-five, a new section, to be section fifty-five-a, to read as follows:

§ 55-a. Removal of snow blockades and assessment of cost. Whenever a highway is blockaded with snow or from a snow drift therein caused by a hedge, stone, stump or rail fence along the boundaries of such highways either adjacent to or in the vicinity of such blockade or drift, it shall be the duty of the owner or occupant of the land upon or along which such fence is located to remove such blockade or drift of snow upon the day following the creation thereof, or if the accumulation of snow continues beyond one day to forthwith, upon the second day, keep the highway open to travel and prevent the further obstruction of the highway by such blockade or drift. If such owner or occupant fails to comply with the requirements of this section, the town superintendent in the town in which said highway or portion of highway is situated shall cause the same to be done forthwith, and the expense thereby incurred shall be paid in the first instance, out of moneys levied, collected and available therefor, and the amount thereof shall be charged against such owner or occupant, assessed and collected as provided in section fifty-five, as if such owner or occupant had failed to remove the obstructions mentioned and described in section fifty-four. A drift of snow or blockade caused by snow, within the meaning of this section, shall include any material accumulation of snow over and above the main snow level in the same vicinity.

§ 3. This act shall take effect immediately.

APPENDIX No. 13.

AN ACT to amend the Insurance Law, in relation to agents' and brokers' certificates of authority.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section one hundred and forty-two of chapter thirty-three of the laws of nineteen hundred and nine, entitled "An act in relation to insurance corporations, constituting chapter twenty-eight of the consolidated laws." as added to such chapter by chapter seven hundred and forty-eight of the laws of nineteen hundred and eleven, and as amended by chapter one of the laws of nineteen hundred and twelve, is hereby amended to read as follows:

§ 142. Agents' and brokers' certificates of authority. The term "agent" in this section shall include an acknowledged agent or surveyor or any other person, partnership, association or corporation who shall in any manner aid in transacting the insurance business of any underwriter, incorporated or unincorporated. The term "broker" in this section shall include any person, partnership, association or corporation who, for compensation, acts or aids in any manner on behalf of the insured in negotiating contracts of insurance or placing risks or procuring insurances, including surety bonds.

No person, partnership, association or corporation shall act as agent for any underwriter, incorporated or unincorporated, in the transaction of any business of insurance within this state, or negotiate for or place risks for any such underwriter or in any way or manner aid such underwriter in effecting insurances, or otherwise, in this state, unless such underwriter shall have fully complied with the provisions of this chapter. Every such agent shall, annually, on the first day of January, or within six months thereafter, procure a certificate of authority from the superintendent of insurance, who shall file in his office evidence of the issuance of such certificate to the agent aforesaid. No underwriter, authorized to transact any insurance business within this state, shall employ any person, partnership, association or corporation, as agent to solicit insurance or issue policies for him or it, unless he or it has a certificate of authority as required by this section. Such

certificate shall be revoked by the superintendent of insurance if, after due investigation and a hearing either before himself or before any salaried employee of the insurance department designated by him whose report he may adopt, he determines that the holder of such certificate has violated any provision of this chapter. No person whose certificate of authority is so revoked, nor any partnership of which he is a member, nor any corporation of which he is an officer shall be entitled to any certificate of authority under this section for a period of one year after such revocation, and, if any such certificate, held by a partnership or corporation, is so revoked, no member of the partnership or officer of the corporation shall be entitled to any such certificate for the same period of time.

No underwriter authorized or permitted to do business in this state, or agent thereof, shall pay any commission or any other compensation to any person, partnership, association or corporation not a duly authorized agent of such underwriter for services in obtaining or placing any such insurance, unless such person, partnership, association or corporation shall have first procured from the superintendent of insurance a certificate of authority to act as broker to solicit such insurance as provided in this section. No person, partnership, association or corporation shall act as broker in the solicitation or procurement of applications for insurance or receive for services in obtaining or placing such insurance any commission or other compensation from any underwriter authorized or permitted to do an insurance business in this state, or agent thereof, *or other person or persons*, without first procuring a certificate of authority so to act from the superintendent of insurance, which must be renewed annually on the first day of January, or within six months thereafter. No such certificate shall be valid, in any event, after the first day of July of the year following the issuing of the same. *A certificate of authority issued to a corporation, partnership, or association shall authorize the solicitation or procurement of applications for insurance only by the officers of the corporation or the members of the partnership or association, specified in the certificate and in the application therefor each of whom must be qualified to obtain a certificate and for each of whom the additional fee herein pre-*

scribed must be paid. The fee, to be paid annually to the superintendent of insurance by the applicant for such broker's certificate at the time the application is made, *and, in the case of a corporation, partnership or association, the additional fee to be paid for each person to be specified in such certificate,* shall be ten dollars where the applicant's principal place of business in the state is in a city [of the first or second class] and two dollars where the applicant's principal place of business in the state is not within a city. [of the first or second class. Such certificate shall be revoked by the superintendent if, after due investigation and a hearing either before himself or before any salaried employee of the insurance department designated by him whose report he may adopt, he determines that the holder of such certificate has violated any provision of this chapter by any act or thing done in respect to insurance for which such certificate is required. No person whose certificate of authority is so revoked, nor any partnership of which he is a member, nor any corporation of which he is an officer shall be entitled to any certificate of authority under this section for a period of one year after such revocation, and, if any such certificate held by a partnership or corporation, is so revoked, no member of the partnership or officer of the corporation shall be entitled to any such certificate for the same period of time.]

The superintendent of insurance shall issue such brokers' certificates of authority to those persons, partnerships and corporations who are trustworthy and competent to transact an insurance brokerage business in such a manner as to safeguard the interests of the insured.

Before any broker's certificate of authority shall be issued by the superintendent of insurance there must be filed in his office a written application for such certificate. [which] *Such application shall be in the form or forms or supplements thereof prescribed by the said superintendent and shall contain such information as he may deem material to the proper determination by the said superintendent of the trustworthiness of the applicant and his competency to transact such insurance brokerage business. If the principal place of business of the applicant is in a city such application must also set forth (a) the name and address of*

the applicant, and if the applicant be a partnership, the names and addresses of each member thereof, and if a corporation, the names and addresses of each of its officers; (b) whether any certificate of authority as agent or broker has been issued theretofore by the superintendent of insurance to the applicant, and, if the applicant is an individual, whether any such certificate has been issued theretofore to any partnership of which he was or is a member, or to any corporation of which he was or is an officer, and, if the applicant is a partnership, whether such certificate has been issued theretofore to any member thereof, and, if the applicant is a corporation, whether such certificate has been issued theretofore to any person who at the time application is made is an officer of such corporation; (c) the business in which the applicant has been engaged for the year next preceding the date of the application, and, if employed by another, the name or names of such employer or employers; (d) that the applicant is engaged or intends to engage, in good faith, principally in the insurance business or that he conducts or intends to conduct such business in connection with a real estate agency or real estate brokerage business, and is not a salaried employee of any person, partnership, association or corporation on whose property or risks he receives or expects to receive application for insurance, and does not make the application for a certificate of authority for the sole purpose of securing commissions on insurance written on his own property or risks. Such application must be signed and verified by the applicant, and, if made by a partnership, association or corporation, by each member of such partnership or association or each officer of such corporation, to be authorized thereby to solicit or produce applications for insurance. [by each member thereof, and if by a corporation, by any proper officer thereof.]

Such certificate shall be revoked by the superintendent if, after due investigation and a hearing either before himself or before any salaried employee of the insurance department designated by him whose report he may adopt, he determines that the holder of such certificate (a) has violated any provision of this chapter by any act or thing done in respect to insurance for which such certificate is required, or (b) has made a material misstatement in

his application for such certificate, or (c) has been guilty of fraudulent practices, or (d) has demonstrated his incompetency to transact the insurance brokerage business by reason of anything done or omitted in and about such business under the authority of such certificate, or (e) if the principal place of business of the holder of such certificate is in a city, has either ceased to be engaged or failed to become engaged principally in the insurance business or to conduct such business in connection with a real estate agency or real estate brokerage business, or (f) if the principal place of business of the holder of such certificate was not in a city when such certificate was issued, has established such place of business in a city. No person whose certificate of authority is so revoked, nor any partnership of which he is a member, nor any corporation of which he is an officer shall be entitled to any certificate of authority under this section for a period of one year after such revocation, and, if any such certificate held by a partnership or corporation is so revoked, no member of the partnership or officer of the corporation shall be entitled to such certificate for the same period. The holder of any such certificate or any person aggrieved may file with the superintendent of insurance a verified complaint setting forth facts from which it shall appear that any such certificate ought to be revoked. The superintendent must thereupon, after investigation and a hearing as herein provided, determine whether such certificate shall be revoked.

The action of the superintendent of insurance in granting or refusing to grant or renew a certificate of authority or in revoking or refusing to revoke such certificate shall be subject to review by writ of certiorari, at the instance of the applicant for such certificate, the holder of a certificate so revoked or the holder of any such certificate or the person aggrieved. If the superintendent of insurance shall revoke, or shall refuse to renew the certificate of authority of any agent or broker issued under this section and such agent or broker shall apply for a writ of certiorari to review such action, [the operation of such revocation shall be suspended and such revocation shall not become operative] the certificate of authority of such agent or broker shall be deemed to be in full force and effect until the final determination of such certiorari proceedings and all appeals therefrom, provided the fee for such

certificate is paid, but, in case the action of the superintendent in *revoking such certificate* is affirmed, such agent or broker shall not be entitled to any certificate under this section for a period of one year after such affirmation.

This section shall not apply to any contract of life insurance, nor to any contract of insurance upon or in connection with marine or transportation risks or hazards other than contracts for automobile insurance, nor to contracts of insurance upon property located without this state, nor to contract made by persons, partnerships, associations or corporations authorized to do business under articles five, six, seven and nine of this chapter.

Any person, partnership, association or corporation violating any of the provisions of this section shall, in addition to any other penalty in this chapter provided, forfeit to the people of the state five hundred dollars.

Nothing in this chapter shall be so construed as to prevent any person, partnership, association or corporation authorized to do an insurance business within this state from authorizing a broker to whom a certificate of authority has been issued under this section to act as its agent for the collection of premiums.

§ 2. This act shall take effect on the first day of January, nineteen hundred and thirteen, except that prior thereto the superintendent of insurance may prescribe the forms or supplements thereof to be used by applicants for brokers' certificates of authority, and may receive and file such applications and accept and receipt for the fees to accompany the same.

APPENDIX No. 14.

AN ACT to amend the insurance law, relative to the regulation and supervision of rate making associations.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section one hundred and forty-one of chapter thirty-three of the laws of nineteen hundred and nine, entitled "An act in relation to insurance corporations, constituting chapter twenty-eight of the consolidated laws," as added to such chapter by chap-

ter four hundred and sixty of the laws of nineteen hundred and eleven, is hereby amended to read as follows:

§ 141. Rate making associations. Every *corporation*, association or bureau which now exists or hereafter may be formed, and every person who maintains or hereafter may maintain a bureau or office, for the purpose of suggesting, approving or making rates [of fire insurance] to be used by more than one underwriter for insurances, including surety bonds, on property or risks of any kind located in this state, shall file with the superintendent of insurance a copy of the articles of agreement, association or incorporation and the by-laws and all amendments thereto under which such person, association or bureau operates or proposes to operate, together with his or its business address and a list of the members or insurance corporations represented or to be represented by him or it, as well as such other information concerning such rating organization and its operations as may be required by the superintendent.

Every such person, corporation, association or bureau, whether before or after the filing of the information specified in the last preceding paragraph, shall be subject to the visitation, [and] supervision and examination of the superintendent of insurance, who shall cause to be made an examination [of each such association or bureau to be made at least once a year, and] thereof as often as he deems it expedient and at least once in three years. The superintendent shall make public the results [thereof,] of such examination and shall report to the legislature in his annual report on the methods of such [associations or bureaus] rating organization and the manner of [their] its operation.

[Every] Each such person, corporation, association or bureau shall file with the superintendent of insurance whenever he may call therefor any and every schedule[s] of rates or such [further] other information [as he may require] concerning such rates as may be suggested, approved or made by any such rating organization for the purposes specified in the first paragraph of this section.

No such person, corporation, association or bureau [or any person, association or corporation authorized to transact the business of fire insurance within this state] shall fix or make any

rate or schedule [or any credit therein] of rates which is to or may apply to any risk *within this state*, on the condition that the whole amount of insurance on such risk or any [specific] *specified* part thereof shall be placed at such rates, or with the members of or subscribers to such [association or bureau] *rating organization*; [or] *nor shall any such person, corporation, association or bureau, or any person, association or corporation authorized to transact the business of insurance within this state, fix or make* [a] *any rate or schedule of rates or charge a rate which discriminates unfairly between risks within this state of essentially the same hazard or, if such rate be a fire insurance rate, which discriminates unfairly between risks within this state of essentially the same hazard* belonging to classes having substantially the same fire class record, and which are similarly situated and protected against fire[;]. Whenever it is made to appear to the satisfaction of the superintendent of insurance that such discrimination exists, he may, after a full hearing either before himself or *before any* [a *special deputy appointed for such purpose from the*] *salaried employee[s]* of the insurance department whose report he may adopt, order such discrimination removed[.]; and all such [associations, bureaus, persons or corporations] *persons, corporations, associations or bureaus* affected thereby shall immediately comply therewith[;].

No such *person, corporation, association or bureau or any other person, corporation, association or bureau, shall charge any licensing, registration, certification or membership fee to brokers who shall have been or hereafter may be licensed or authorized as such pursuant to the provisions of this chapter; nor shall any such rating organization or any other person, corporation, association or bureau* [nor] *or any two or more persons, associations or corporations authorized to* [insure property against loss by fire] *transact the business of insurance within this state, acting in agreement, [shall] refuse to do business with or to pay commissions to any person who may be licensed* [by the superintendent of insurance] *or authorized as* [a] *an* [fire] *insurance broker, pursuant to the provisions of this chapter, [upon the ground or for the reason that] because such a broker will not agree to secure insurance only at the rates of premium fixed by such* [asso-

ciation or bureau] rating organization or the parties to such agreement.

Every such [association or bureau] rating organization shall keep a careful record of its proceedings and shall furnish upon demand to any person [on] upon whose property or risk a rate has been made, or to his authorized agent, full information as to such rate, and, if such property or risk be rated by schedule, a copy of such schedule; it shall also provide such means as may be approved by the superintendent of insurance whereby any person or persons affected by such rate or rates may be heard, either in person or by agent, before the governing or rating committee or other proper executive of such [association or bureau] rating organization on an application for a change in such rate or rates.

This section shall not apply to any contract of life insurance, nor to any contract of insurance upon or in connection with marine or transportation risks or hazards other than contracts for automobile insurance, nor to contracts of insurance upon property or risks located without this state, nor to contracts made by persons, partnerships, associations or corporations authorized to do business under articles five, six, seven and nine of this chapter, but it shall apply to all other forms of insurance mentioned in any article of this chapter.

§ 2. All acts or parts of acts inconsistent with this act or contrary hereto are hereby repealed.

§ [2] 3. This act shall take effect [September first, nineteen hundred and eleven] on the first day of October, nineteen hundred and twelve.

APPENDIX No. 15.

AN ACT to amend the Greater New York charter, in relation to the board of examiners of the bureau of buildings.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section four hundred and eleven of the Greater New York charter, as re-enacted by chapter four hundred and sixty-six of the laws of nineteen hundred and one, is hereby amended to read as follows:

APPEALS; BOARD OF EXAMINERS.

§ 411. Each superintendent of buildings shall have power and it shall be his duty, subject to the provisions of law and the ordinances of the board of aldermen, and the general rules and regulations established according to law to pass upon any question relative to the mode, manner of construction or materials to be used in the erection or alteration of any building or other structure erected or to be erected within the borough under his jurisdiction which is included within the provisions of this chapter, or of any existing law applicable to such borough relating to the construction, alteration or removal of buildings or other structures, and to require that such mode, manner of construction or materials shall conform to the true intent and meaning of the several provisions of this chapter and of the laws and ordinances aforesaid, and the rules and regulations established by the president of the borough. [Whenever a superintendent of buildings to whom such question has been submitted shall reject or refuse to approve the mode, manner of construction or materials proposed to be followed or used in the erection or alteration of any such building or structure, or when it is claimed that the rules and regulations of the president of the borough or the provisions of law or of said ordinances do not apply, or that an equally good and more desirable form of construction can be employed in any specific case, the owner of such building or structure, or his duly authorized agent, may appeal from the decision of such superintendent where the amount involved by such decision shall exceed the sum of one thousand dollars. Such appeal shall be heard by a board of examiners consisting of one member of the New York chapter of the American Institute of Architects, one member of the New York Board of Fire Underwriters, two members of the Mechanics and Traders' Exchange of said city, one of whom shall be a master mason and one a master carpenter, one member of the Society of Architectural Iron Manufacturers of said city, and one member of the Real Estate Owners and Builders' Association of said city, who shall be an architect or builder, all of whom shall be appointed by their respective associations, and so certified to annually to the mayor of the city of New York, and the chief of the fire department of the city of New York. The said examiners

shall each take the usual oath of office before entering upon the performance of their duties. The mayor shall annually designate one of said examiners as the presiding officer of said board. At least five affirmative votes shall be necessary to the granting of any petition by said board. No member of said board shall pass upon any question in which he is personally interested. The said board shall meet once a week upon notice from any of the superintendents of buildings. The members of said board of examiners shall be entitled to and shall receive ten dollars for each attendance at a meeting of said board, to be paid by the comptroller from an appropriate fund, to be provided by the board of estimate and apportionment and the board of aldermen, upon the voucher of the clerk of said board of examiners. The clerk of the board of examiners shall be appointed and may be removed by the mayor of the city of New York, and shall receive a salary of one thousand five hundred dollars. The appeal authorized by this section may be taken within ten days from the entry of a decision upon the records of the superintendent of buildings by filing with the officer rendering such decision and with the clerk of the board of examiners, and by filing with the clerk of the board of examiners copies of all papers required by law or by the rules and regulations of the president of the borough, to be submitted upon an application for a building permit, and the board of examiners shall thereafter fix a day within a reasonable time for the hearing of such appeal, and upon such hearing the appellant may be represented either in person or by his agent or attorney. The decision of the board of examiners, upon such appeal, shall be rendered without unnecessary delay, and such decision shall be final.]

If a superintendent reject or refuse to approve the plan, construction or materials proposed for the construction or alteration of a building or structure or when it is claimed that the rules and regulations of the bureau or the provisions of statutes or ordinance do not apply or notwithstanding that they may apply that an equally good or more desirable form of construction can be employed with satisfactory result, the owner or his agent may appeal from the decision of the superintendent if the amount involved exceeds the sum of one thousand dollars. Such appeal shall be heard

by a board of examiners, consisting of the chief of the fire department, and the following members: One member of the New York chapter of the American Institute of Architects, one member of the Brooklyn chapter of the American Institute of Architecture, one member of the New York Board of Fire Underwriters, two members of the Mechanics and Traders' Exchange of the city, of whom one shall be a master mason and one a master carpenter, one member of the Society of Architectural Iron Manufacturers of the city and one member of the Real Estate Owners and Builders' Association of the city, who shall be an architect or a builder. Each member, other than the chief of the fire department, shall be appointed annually by the organization represented by him and his appointment shall be certified by a secretary of such organization to the mayor, comptroller and superintendent of buildings of each borough. The board shall annually from its members choose a president. It may appoint and may remove a secretary and assistant secretary and such other subordinates as may be needed and fix their salaries and compensation. Each member of the board shall receive ten dollars and the president an additional five dollars for each day's attendance at its meetings. The expenses of the board shall be paid by the city and provided for in the budget. The board shall meet upon notice from a superintendent of buildings or upon call of the president of the board.

An appeal shall be taken within ten days after the entry of decision upon the records of the bureau by filing with the bureau and the clerk of the board of examiners copies of all the papers filed with the bureau upon the application for the building permit. The board shall fix a day within a reasonable time for the hearing of the appeal, and upon the hearing the appellant may appear in person or by agent or by attorney. No member of the board shall pass upon any question in which he is personally interested and at least five affirmative votes shall be necessary to reverse or modify the decision appealed from. The decision of the board shall be rendered promptly and be final.

§ 2. This act shall take effect immediately.

APPENDIX No. 16.

AN ACT to amend chapter twenty-six of the laws of nineteen hundred and ten, entitled "An act creating a commission for the government and control of a municipal hospital for the city of Buffalo for the care and treatment of persons affected with incipient tuberculosis, and defining the powers and prescribing the duties of said commission," as amended by chapter four hundred and five of the laws of nineteen hundred and ten, relating to the admission to said hospital of applicants for treatment.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section two of chapter twenty-six of the laws of nineteen hundred and ten, entitled "An act creating a commission for the government and control of a municipal hospital for the city of Buffalo for the care and treatment of persons affected with incipient tuberculosis, and defining the powers and prescribing the duties of said commission," is hereby amended to read as follows:

§ 2. Within thirty days after this act takes effect, each of the members of said commission shall take the constitutional oath of office, to be administered by the city clerk of Buffalo. Five of the members of the commission shall constitute a quorum for the transaction of business. The said commission shall have full and exclusive power to make rules and by-laws for the orderly transaction of its business; to govern, manage and control, subject to the provisions of law relating to hospitals for the care and treatment of persons affected with incipient tuberculosis the said tuberculosis hospital of Buffalo and such other municipal hospitals as may be hereafter established by said city for the exclusive care and treatment of persons affected with tuberculosis; to appoint and employ, and at pleasure remove, subject at all times to the civil service law and the rules and regulations of the municipal civil service commission of the city of Buffalo, such physicians, nurses, attendants, clerks and other employees, and at such compensation as shall be authorized and provided by ordinance duly enacted by the common council of said city, and to define the duties of such

employees. Said commissioners shall visit and inspect such hospital or hospitals at least once every month, and shall from time to time appoint a committee of their number who shall visit and inspect said hospital as often as may be necessary. With the authority of the commission, any member thereof may expend such money as may be necessary to the efficient discharge of the duties of the commission and the conduct and government of the hospital, provided that in no case shall the disbursements in any fiscal year exceed the sums appropriated by the city for such year for the government and maintenance of said hospital, unless and until such excess of funds shall have been provided by the common council in the form and manner prescribed by the charter of said city. No contract creating a liability in excess of five hundred dollars, shall be authorized or entered into by said commission without the authority of the common council expressed by resolution. *All applications for admission to said hospital, or any of said hospitals, made by or on behalf of persons affected with incipient tuberculosis, who are not able to pay for treatment therein, shall be filed in the office of the health department of said city, and upon the certificate of the health commissioner of said city that the applicant is in need of such treatment and is unable to pay therefor, such applicant shall be received in such hospital for treatment, provided it is not at the time occupied to its full capacity. The expense of the care and treatment of all such applicants, or such part of the expense such applicants are not able to pay, shall be a charge against said city. Such applicants shall be admitted to the hospital, so far as practicable, in the order in which their applications are filed in the office of the health department, except in cases where the chairman of the board of trustees of said hospital shall certify in writing to the health commissioner, pursuant to the rules and regulations of said board of trustees, that the public health, in any case, requires admission in a different order, designating by name the applicant or applicants who shall be entitled to preference. Other admissions to the hospital shall be allowed and regulated in the manner prescribed by the rules of said board of trustees.*

§ 2. All acts or parts of acts inconsistent with this act shall be

deemed to have no application to any hospital established by the city of Buffalo for the care and treatment of persons affected with incipient tuberculosis.

§ 3. This act shall take effect immediately.

APPENDIX No. 17.

AN ACT to amend the code of civil procedure, in relation to the jurisdiction of the board of claims.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. The code of civil procedure is hereby amended by adding thereto after section two hundred and sixty-four, a new section, to be section two hundred and sixty-four-b, to read as follows:

§ 264-b. Extended jurisdiction of board. The board of claims shall have jurisdiction to hear and determine any private claim against the state for an injury to person or property heretofore occurring, regardless of the time of happening of the facts and circumstances on which the claim is founded, if the board, the court of claims, the former board of claims or other tribunal or officer has not had, or together have not had jurisdiction of such claim for a period of time exceeding, in the aggregate, a limitation of time which would be a defense to a civil action brought by an individual against another upon a cause of action of the same nature. Excepting in so far as the provisions of this section are inconsistent with the provisions of section two hundred and sixty-four, the provisions of such section shall apply to claims presented under this section. A notice of intention to file a claim, under this section, must be filed with the clerk of the board of claims and with the attorney-general within six months, and the claim itself within one year, after this section takes effect. If the maximum time above provided for filing such notice or claim would extend beyond a period which, in respect to such claim, would be after a time when the claim would lapse, under the pro-

visions of this section, such filing must be made before such lapse occurs.

§ 2. This act shall take effect September first, nineteen hundred and twelve.

APPENDIX No. 18.

AN ACT to amend the judiciary law, in relation to the compensation of attendants of appellate division in third and fourth departments.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section three hundred forty-seven of chapter thirty-five of the laws of nineteen hundred and nine, entitled "An act in relation to the administration of justice," constituting chapter thirty of the consolidated laws, as amended by chapter three hundred four of the laws of nineteen hundred ten, is hereby amended to read as follows:

§ 347. Compensation of attendants of appellate division in third and fourth departments. Each of the attendants appointed by the justices of the appellate division of the third department shall receive a compensation to be fixed by the justices, not exceeding [fifteen] *eighteen* hundred dollars a year payable monthly, but the compensation of all such attendants shall not exceed in the aggregate [twenty-seven] *thirty-six* hundred dollars. Each of the attendants appointed by the justices of the appellate division of the fourth department shall receive a compensation to be fixed by the justices which shall not exceed [nine] *twelve* hundred dollars per year, payable monthly. Such attendants shall also be entitled to receive their traveling expenses to and from their homes to the place where said sessions are held, not exceeding once in each term. The compensation of the attendants shall be paid by the comptroller of the state upon the certificate of the presiding justice of the department.

§ 2. This act shall take effect immediately.

APPENDIX No. 19.

AN ACT making appropriations for the support of government.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. The several amounts named in this act are hereby appropriated and authorized to be paid from the several funds indicated, to the respective public officers, and for the several purposes specified, for the fiscal year beginning on the first day of October, in the year nineteen hundred and twelve, namely:

GENERAL FUND.**EXECUTIVE.****EXECUTIVE DEPARTMENT.****OFFICIAL SALARIES.**

Salaries of the:

governor, ten thousand dollars;	\$10,000 00
lieutenant-governor, five thousand dollars;	5,000 00
secretary to the governor, four thousand dollars;	4,000 00
counsel to the governor, five thousand dollars;	5,000 00
military secretary, two thousand dollars;	2,000 00
keeper and recorder of legislative bills, to which position the military secretary may be assigned, one thousand five hundred dollars;	1,500 00
executive legal assistant, four thousand five hundred dollars;	4,500 00
executive stenographer, two thousand five hundred dollars;	2,500 00
confidential expert bill reader, one thousand two hundred dollars.	1,200 00

GRADED EMPLOYEES.

Eighth grade, one employee, one thousand eight hundred dollars.	1,800 00
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Executive — continued.

Seventh grade, two employees, two thousand eight hundred and fifty dollars.	\$2,850 00
Fifth grade, one employee, nine hundred dollars.	900 00
Third grade, one employee, five hundred sixty dollars.	560 00
Second grade, one employee, four hundred eighty dollars.	480 00

COUNSEL'S EXPENSES.

For the actual and necessary traveling expenses of the counsel in the performance of his official duties, five hundred dollars, or so much thereof as may be necessary.	500 00
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TEMPORARY SERVICES.

For temporary and other services, one thousand dollars, or so much thereof as may be necessary.	1,000 00
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OFFICE EXPENSES.

For necessary expenses, including furniture, books, binding, blanks, printing, messages, traveling and other incidental expenses, seven thousand dollars, or so much thereof as may be necessary.	7,000 00
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POSTAGE AND TRANSPORTATION.

For postage and transportation of letters, official documents, and other matter sent by express or freight, including boxes or covering for same, one thousand dollars, or so much thereof as may be necessary.	1,000 00
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NOTARIAL BUREAU.**OFFICIAL SALARIES.**

Salaries of the:	
appointment clerk, two thousand five hundred dollars;	2,500 00
engrosser and record clerk, two thousand five hundred dollars.	2,500 00

GRADED EMPLOYEES.

Eighth grade, one employee, one thousand seven hundred dollars.	1,700 00
Seventh grade, one employee, one thousand five hundred dollars.	1,500 00

SERVICES AND EXPENSES.

For temporary and other services and expenses, three thousand dollars, or so much thereof as may be necessary.	3,000 00
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Executive — continued.**EXECUTIVE MANSION.**

For incidental expenses of the executive mansion, rent of stable and equipage, three thousand dollars, or so much thereof as may be necessary, to be paid by the comptroller on the certificate of the governor or the secretary to the governor.

\$3,000 00**ADMINISTRATIVE.****SECRETARY OF STATE.****OFFICIAL SALARIES.****For salaries of the:**

secretary of state, six thousand dollars;	6,000 00
deputy secretary of state, four thousand five hundred dollars;	4,500 00
chief clerk, three thousand five hundred dollars;	3,500 00
examiner of corporations, two thousand five hundred dollars;	2,500 00
land clerk, three thousand dollars.	3,000 00

GRADED EMPLOYEES.

Tenth grade, one employee, two thousand two hundred dollars.	2,200 00
Ninth grade, one employee, two thousand dollars.	2,000 00
Eighth grade, three employees, five thousand two hundred dollars.	5,200 00
Seventh grade, six employees, eight thousand seven hundred dollars.	8,700 00
Sixth grade, twelve employees, thirteen thousand two hundred dollars.	13,200 00
Fifth grade, fourteen employees, twelve thousand six hundred dollars.	12,600 00
Fourth grade, five employees, three thousand six hundred dollars.	3,600 00
Third grade, six employees, three thousand six hundred dollars.	3,600 00
Second grade, two employees, eight hundred forty dollars.	840 00

Administrative — continued.**ELECTION LAWS.**

For the purpose of complying with the provisions of sections one hundred and fifty-five, one hundred and sixty-seven, four hundred and eighty-five, one hundred and eighty-two and three hundred and twenty of chapter twenty-two of the laws of nineteen hundred and nine, being the election law, twenty-five thousand dollars, or so much thereof as may be necessary.

\$25,000 00**EXPENSES OF SECRETARY AND DEPUTY.**

For the personal expenses and disbursements of the secretary of state and his deputy in the performance of their official duties, five hundred dollars, or so much thereof as may be necessary.

500 00**OFFICE EXPENSES.**

For furniture, books, binding, blanks, messages and other necessary incidental office expenses, six thousand dollars, or so much thereof as may be necessary.

6,000 00**POSTAGE AND TRANSPORTATION.**

For postage and transportation of letters, official documents, session laws, election laws and blanks, legislative documents, and other matter sent by express or freight, including boxes or covering for same, six thousand dollars, or so much thereof as may be necessary.

6,000 00**MOTOR VEHICLE BUREAU.**

For carrying out the provisions of article eleven of the highway law in relation to motor vehicles, the following amounts, or so much thereof as may be necessary:

OFFICIAL SALARIES.

For the salaries of the:

chief of bureau, two thousand seven hundred dollars;

2,700 00

deputy chief, two thousand two hundred dollars.

2,200 00**GRADED EMPLOYEES.**

Ninth grade, one employee, two thousand dollars.

2,000 00

Eighth grade, four employees, seven thousand two hundred dollars.

7,200 00

Administrative — continued.

Seventh grade, six employees, eight thousand dollars.	\$8,000 00
Sixth grade, seventeen employees, nineteen thousand five hundred dollars.	19,500 00
Fifth grade, twenty-two employees, nineteen thousand eight hundred dollars.	19,800 00
Fourth grade, eleven employees, seven thousand nine hundred and twenty dollars.	7,920 00
Third grade, fifty employees, thirty thousand dollars.	30,000 00
Second grade, seven employees, two thousand six hundred and forty dollars.	2,640 00

TEMPORARY SERVICES.

For temporary employees, three thousand dollars	3,000 00
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NUMBER PLATES.

Number plates, forty-two thousand dollars.	42,000 00
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CHAUFFEURS' BADGES.

Chauffeurs' badges, five thousand dollars.	5,000 00
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OFFICE EXPENSES.

Furniture, books, stationery, printing, binding and other necessary office expenses, twenty-five thousand dollars.	25,000 00
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POSTAGE.

Postage, twelve thousand dollars.	12,000 00
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TRANSPORTATION.

Transportation of documents, plates, chauffeurs' badges and other matter sent by express or freight, eight thousand dollars.	8,000 00
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EMPLOYEES' EXPENSES.

Traveling and other expenses of employees, four thousand dollars.	4,000 00
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RENT AND LIGHT.

Rent and light for branch offices, eight thousand dollars.	8,000 00
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MAINTENANCE OF AUTOMOBILES.

Storage and maintenance of automobiles used for examination of chauffeurs, three thousand dollars.	3,000 00
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Administrative — continued.**TELEGRAPH, TELEPHONE, ET CETERA.**

Telegraph, telephone and messenger service, two thousand dollars.

\$2,000 00

REFUNDS.

For refunds to owners and chauffeurs who have made mistakes in payment of fees for registration or license, respectively, when such fees have already been deposited with the state treasurer, five hundred dollars, or so much thereof as may be necessary.

500 00

COMPTROLLER.**OFFICIAL SALARIES.**

For the salaries of the:

comptroller, eight thousand dollars;	8,000 00
deputy comptroller, six thousand dollars;	6,000 00
deputy comptroller, five thousand dollars;	5,000 00
deputy comptroller, five thousand dollars;	5,000 00
deputy comptroller and warrant clerk, five thousand dollars;	5,000 00
secretary to the comptroller, four thousand dollars;	4,000 00
stenographer to the comptroller, one thousand two hundred dollars;	1,200 00
stenographer to the deputy comptroller, one thousand one hundred dollars.	1,100 00

GRADED EMPLOYEES.

Seventh grade, one employee, one thousand five hundred dollars.	1,500 00
Fifth grade, one employee, nine hundred dollars.	900 00
Fourth grade, one employee, seven hundred twenty dollars.	720 00
Second grade, one employee, three hundred sixty-five dollars.	365 00

FINANCE BUREAU.**OFFICIAL SALARIES.**

For salaries of the:

voucher clerk, three thousand five hundred dollars;	3,500 00
document clerk, three thousand dollars;	3,000 00
assistant warrant clerk, three thousand dollars.	3,000 00

GRADED EMPLOYEES.

Eleventh grade, two employees, five thousand dollars.	5,000 00
Ninth grade, one employee, two thousand dollars.	2,000 00

Administrative — continued.

Eighth grade, seven employees, twelve thousand dollars.	\$12,000 00
Seventh grade, one employee, one thousand five hundred dollars.	1,500 00
Fifth grade, one employee, nine hundred dollars.	900 00
Fourth grade, two employees, one thousand four hundred forty dollars.	1,440 00

AUDIT BUREAU.**OFFICIAL SALARIES.**

For salary of auditor to the comptroller, four thousand dollars.	4,000 00
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SERVICES AND EXPENSES.

For salaries of the assistants to the auditor to the comptroller, and for the necessary traveling expenses of the auditor and assistants, fifteen thousand dollars, or so much thereof as may be necessary.	15,000 00
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LAND TAX BUREAU.**OFFICIAL SALARIES.**

For salary of the chief clerk, four thousand dollars.	4,000 00
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GRADED EMPLOYEES.

Eleventh grade, one employee, two thousand seven hundred dollars.	2,700 00
Tenth grade, two employees, four thousand eight hundred dollars.	4,800 00
Ninth grade, one employee, two thousand dollars.	2,000 00
Eighth grade, two employees, three thousand six hundred dollars.	3,600 00
Seventh grade, five employees, seven thousand five hundred dollars.	7,500 00
Fifth grade, three employees, two thousand seven hundred dollars.	2,700 00

TRANSFER TAX BUREAU.**OFFICIAL SALARIES.**

For salary of the chief clerk, four thousand dollars.	4,000 00
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GRADED EMPLOYEES.

Twelfth grade, two employees, seven thousand two hundred dollars.	7,200 00
Tenth grade, one employee, two thousand four hundred dollars.	2,400 00

Administrative — continued.

Ninth grade, one employee, two thousand dollars.	\$2,000 00
Eighth grade, five employees, eight thousand eight hundred fifty dollars.	8,850 00
Seventh grade, two employees, three thousand dollars.	3,000 00
Sixth grade, four employees, four thousand five hundred dollars.	4,500 00
Fifth grade, four employees, three thousand six hundred dollars.	3,600 00

CORPORATION TAX BUREAU.**OFFICIAL SALARIES.**

For salary of the chief clerk, four thousand dollars.	4,000 00
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GRADED EMPLOYEES.

Twelfth grade, one employee, four thousand dollars.	4,000 00
Eleventh grade, one employee, two thousand five hundred dollars.	2,500 00
Tenth grade, one employee, two thousand four hundred dollars.	2,400 00
Ninth grade, three employees, six thousand dollars.	6,000 00
Eighth grade, two employees, three thousand six hundred dollars.	3,600 00
Seventh grade, four employees, five thousand eight hundred dollars.	5,800 00
Sixth grade, three employees, three thousand six hundred dollars.	3,600 00
Fifth grade, one employee, nine hundred dollars.	900 00

MORTGAGE TAX AND MUNICIPAL ACCOUNTS BUREAU.**OFFICIAL SALARIES.**

For salary of the chief accountant, three thousand dollars.	3,000 00
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GRADED EMPLOYEES.

Tenth grade, one employee, two thousand four hundred dollars.	2,400 00
Seventh grade, one employee, one thousand five hundred dollars.	1,500 00
Fifth grade, one employee, nine hundred dollars.	900 00

EXAMINERS' SERVICES.

For services of examiners in the examination of the accounts of the several counties, except those com-

Administrative — continued.

prising Greater New York, cities of the second and third classes, towns and incorporated villages of the state, pursuant to article three of chapter twenty-nine of the laws of nineteen hundred and nine, being the municipal corporations law, as amended by chapter five hundred forty-four, laws of nineteen hundred and eleven, thirty thousand dollars, or so much thereof as may be necessary.

\$30,000 00

EXAMINERS' EXPENSES.

For the actual and necessary traveling expenses of examiners in the performance of their official duties, fifteen thousand dollars, or so much thereof as may be necessary.

15,000 00

EXPENSES.

For printing and incidental expenses of the bureau, one thousand five hundred dollars, or so much thereof as may be necessary.

1,500 00

COURT AND TRUST FUND.**EXAMINERS' SERVICES.**

For services of examiners in the examination of the accounts of the several county treasurers of the state, as required by section forty-three of chapter twenty-three of the laws of nineteen hundred and nine, being the executive law, forty thousand dollars, or so much thereof as may be necessary.

40,000 00

EXAMINERS' EXPENSES.

For actual and necessary traveling expenses of examiners in the performance of their official duties, ten thousand dollars, or so much thereof as may be necessary.

10,000 00

DETECTIVE AGENTS.

For payment of an agent or agents, and for their necessary expenses in the enforcement of article seven, chapter twenty-five, laws of nineteen hundred and nine, being the general business law, five thousand dollars, or so much thereof as may be necessary, to be paid from the moneys received under the provisions of said act.

5,000 00

Administrative -- continued.**STOCK TRANSFER TAX BUREAU.****OFFICIAL SALARIES.****For salary of the:**

chief clerk, three thousand five hundred dollars.	\$3,500 00
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GRADED EMPLOYEES.

Sixth grade, one employee, one thousand two hundred dollars.	1,200 00
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EXAMINERS' SERVICES.

For services of examiners and detectives, twenty-six thousand dollars, or so much thereof as may be necessary.	26,000 00
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EXPENSES.

For actual and necessary traveling expenses of the examiners and detectives in the performance of their official duties, for dies, plates, and printing necessary for the manufacture of stamps and for stationery, books, blanks and other necessary incidental expenses, twenty-one thousand dollars, or so much thereof as may be necessary.	21,000 00
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PRIVATE BANKING BUREAU.**OFFICIAL SALARIES.****For salary of the:**

commissioner, four thousand five hundred dollars.	4,500 00
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GRADED EMPLOYEES.

Eleventh grade, one employee, three thousand dollars.	3,000 00
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Ninth grade, three employees, six thousand one hundred dollars.	6,100 00
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Seventh grade, one employee, one thousand five hundred dollars.	1,500 00
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Sixth grade, one employee, one thousand two hundred dollars.	1,200 00
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SERVICES AND EXPENSES.

For compensation of employees, examiners and experts, and for traveling and other expenses in enforcing the provisions of chapter three hundred ninety-three, laws of nineteen hundred and eleven, for examination and supervision of private bankers, five thousand dollars, or so much thereof as may be necessary.	5,000 00
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Administrative — continued.**SECURED DEBT TAX BUREAU.****OFFICIAL SALARIES.****For salaries of the:**

chief clerk, New York office, three thousand five hundred dollars.	\$3,500 00
chief clerk, Albany office, two thousand five hundred dollars.	2,500 00

GRADED EMPLOYEES.

Ninth grade, one employee, two thousand one hundred dollars.	2,100 00
Seventh grade, four employees, six thousand dollars.	6,000 00
Sixth grade, one employee, one thousand dollars.	1,000 00
Fifth grade, one employee, nine hundred dollars.	900 00

COMPTROLLER'S EXPENSES.

For the personal expenses and disbursements of the comptroller in the performance of his official duties, one thousand dollars, or so much thereof as may be necessary.	1,000 00
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DEPUTIES' EXPENSES.

For actual and necessary traveling expenses of the deputies to the comptroller in the performance of their official duties, two thousand five hundred dollars, or so much thereof as may be necessary.	2,500 00
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TEMPORARY SERVICES.

For temporary clerical services, two thousand dollars, or so much thereof as may be necessary.	2,000 00
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COUNSEL.

For compensation and expenses of counsel employed by the comptroller in legal actions or proceedings, for expert services in the matter of investigations, one thousand five hundred dollars, or so much thereof as may be necessary.	1,500 00
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OFFICE EXPENSES.

For furniture, books, binding, blanks, printing, messages and other necessary incidental office expenses, including rent of New York city office, twenty-five thousand dollars, or so much thereof as may be necessary.	25,000 00
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Administrative — continued.**POSTAGE AND TRANSPORTATION.**

For postage and transportation of letters, official documents and other matters sent by express or freight, including boxes or covering for same, ten thousand dollars, or so much thereof as may be necessary. \$10,000 00

TREASURER.**OFFICIAL SALARIES.**

For salaries of the:

treasurer, six thousand dollars;	6,000 00
deputy treasurer, five thousand dollars;	5,000 00
cashier, three thousand dollars;	3,000 00
check clerk, three thousand dollars;	3,000 00
accountant and transfer officer, two thousand seven hundred dollars.	2,700 00

GRADED EMPLOYEES.

Ninth grade, one employee, two thousand one hundred dollars.	2,100 00
Eighth grade, one employee, one thousand eight hundred dollars.	1,800 00
Seventh grade, three employees, four thousand one hundred dollars.	4,100 00
Sixth grade, two employees, two thousand two hundred dollars.	2,200 00

POSTAGE AND TRANSPORTATION.

For postage and transportation of letters, official documents and other matter sent by express or freight, including boxes and covering for the same, nine hundred dollars, or so much thereof as may be necessary. 900 00

OFFICE EXPENSES.

For furniture, books, blanks, binding, printing and other incidental office expenses, two thousand five hundred dollars, or so much thereof as may be necessary. 2,500 00

TREASURER'S EXPENSES.

For the actual and necessary traveling expenses of the treasurer in the performance of his official duties, six hundred dollars, or so much thereof as may be necessary. 600 00

Administrative — continued.

ATTORNEY-GENERAL.

OFFICIAL SALARIES.

For salaries of the:

attorney-general, ten thousand dollars;	\$10,000 00
for such deputies as may be appointed by the attorney-general, and the amount of salary of each deputy to be fixed by him, seventy-two thousand dollars;	72,000 00
assistant to the deputy, three thousand five hundred dollars;	3,500 00
land and tax clerk, three thousand dollars;	3,000 00
private secretary to the attorney-general, two thousand five hundred dollars.	2,500 00

GRADED EMPLOYEES.

Tenth grade, one employee, two thousand four hundred dollars.	2,400 00
Eighth grade, two employees, three thousand six hundred dollars.	3,600 00
Seventh grade, four employees, six thousand dollars.	6,000 00
Sixth grade, four employees, four thousand eight hundred dollars.	4,800 00
Fifth grade, five employees, four thousand five hundred dollars.	4,500 00
Fourth grade, two employees, one thousand four hundred and forty dollars.	1,440 00
Third grade, one employee, six hundred dollars.	600 00
Second grade, one employee, four hundred twenty dollars.	420 00

ATTORNEY-GENERAL'S EXPENSES.

For the personal expenses and disbursements of the attorney-general in the performance of his official duties, two thousand four hundred dollars.	2,400 00
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OFFICE EXPENSES.

For furniture, books, binding, blanks, printing, messages, postage and the transportation of letters, documents, matter sent by express or freight, including boxes or covering for the same and other incidental office and traveling expenses, fifteen thousand dollars, or so much thereof as may be necessary.	15,000 00
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Administrative — continued.**CONSERVATION BUREAU.****OFFICIAL SALARIES.****For salaries of the:**

deputy attorney-general, five thousand five hundred dollars;	\$5,500 00
an examiner of titles and such assistants to the deputy attorney-general as may be appointed by the attorney-general under the provisions of section nine of the conservation law, the amount of salary of each assistant and said examiner of titles to be fixed as provided by said section nine of the conservation law, seventeen thousand five hundred dollars.	17,500 00
one confidential secretary, one thousand two hundred dollars.	1,200 00

GRADED EMPLOYEES.

Eighth grade, one employee, one thousand eight hundred dollars.	1,800 00
Seventh grade, one employee, one thousand five hundred dollars.	1,500 00
Fifth grade, one employee, nine hundred dollars.	900 00

OFFICE EXPENSES.

For furniture, books, stationery, printing and general office expenses, nine hundred and fifty dollars, or so much thereof as may be necessary.	950 00
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PROSECUTIONS AND SUITS.

For witness and court fees, traveling and other expenses general, in prosecutions and defending suits pertaining to this bureau, two thousand five hundred dollars, or so much thereof as may be necessary.	2,500 00
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NEW YORK CITY BUREAU.**OFFICIAL SALARIES.****For the salaries:**

for such deputies as may be appointed by the attorney-general, the amount of salary of each to be fixed by him, the sum of thirty thousand five hundred dollars.	30,500 00
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Administrative — continued.**GRADED EMPLOYEES.**

Seventh grade, two employees, three thousand dollars.	\$3,000 00
Sixth grade, seven employees, eight thousand four hundred dollars.	8,400 00
Fifth grade, three employees, two thousand seven hundred dollars.	2,700 00
Third grade, one employee, six hundred dollars.	600 00

NEW YORK CITY ELECTIONS.

For the payment of counsel, attorneys, deputies and special deputies, process servers, stenographers, investigators and employees, employed in, attending to, investigating and prosecuting cases arising under the election law in the city of New York, together with any other expenses incidental to the handling of said cases, ten thousand dollars, or so much thereof as may be necessary.	10,000 00
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RENT.

For the rent for one year of the New York city bureau of the office of the attorney-general at 299 Broadway, in accordance with the terms of the lease, six thousand dollars, or so much thereof as may be necessary.	6,000 00
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OFFICE EXPENSES.

For furniture, books, binding, blanks, postage, messages, stenographers, process servers, and other additional office expenses, five thousand dollars, or so much thereof as may be necessary.	5,000 00
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CIVIL SERVICE COMMISSION.**OFFICIAL SALARIES.**

For salaries of the:	
civil service commissioners, nine thousand dollars;	9,000
secretary, four thousand dollars;	4,000
assistant secretary, two thousand dollars;	2,000
chief clerk, one thousand seven hundred dollars.	1,700

GRADED EMPLOYEES.

Seventh grade, one employee, one thousand three hundred dollars.	1,30
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Administrative — continued.

Fifth grade, two employees, one thousand eight hundred dollars.	\$1,800 00
Fourth grade, two employees, one thousand four hundred forty dollars.	1,440 00
Third grade, three employees, one thousand eight hundred dollars.	1,800 00

TRAVELING EXPENSES.

For the actual and necessary traveling and other expenses of the commissioners, secretary, chief examiner, or other employees of the commission, in the performance of their official duties, three thousand four hundred dollars, or so much thereof as may be necessary.	3,400 00
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OFFICE EXPENSES.

For furniture, books, printing, blanks, messages and other necessary incidental office expenses and for expenses incurred in the inspection or investigation of the administration of the law and rules, three thousand dollars, or so much thereof as may be necessary.	3,000 00
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POSTAGE AND TRANSPORTATION.

For postage and transportation of letters, official documents and other matter sent by express or freight, including boxes or covering for same, two thousand five hundred dollars, or so much thereof as may be necessary.	2,500 00
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EXAMINATIONS DIVISION.**OFFICIAL SALARIES.**

For the salary of the chief examiner, three thousand six hundred dollars.	3,600 00
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GRADED EMPLOYEES.

Eleventh grade, one employee, two thousand five hundred dollars.	2,500 00
Ninth grade, one employee, two thousand dollars.	2,000 00
Seventh grade, one employee, one thousand three hundred dollars.	1,300 00
Sixth grade, four employees, four thousand four hundred dollars.	4,400 00
Fourth grade, two employees, one thousand four hundred and forty dollars.	1,440 00

Administrative — concluded.

Third grade, one employee, six hundred dollars.	\$600 00
Second grade, one employee, four hundred eighty dollars.	480 00

LOCAL EXAMINATIONS.

For expenses of examinations, and compensation of temporary, local and expert examiners to be appointed by the commission, ten thousand dollars, or so much thereof as may be necessary.	10,000 00
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CIVIL LIST.

For printing sample examination questions and civil list, eight hundred dollars, or so much thereof as may be necessary.	800 00
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LEGISLATIVE.**LEGISLATURE.****COMPENSATION OF MEMBERS AND OFFICERS.**

For compensation and mileage of senators and members of assembly, three hundred eight thousand five hundred dollars, or so much thereof as may be necessary.	308,500 00
For compensation of officers and members of the legislature, including services of officers remaining after adjournment and at the opening of the next session of the legislature, as provided by the legislative law, two hundred fifty thousand dollars, or so much thereof as may be necessary.	250,000 00

BILL DRAFTING DEPARTMENT.

For compensation and necessary incidental office expenses during the legislative session, of persons appointed under the legislative law to draft, examine and revise bills, to be paid upon the certificate of the temporary president of the senate and the speaker of the assembly, twelve thousand four hundred dollars, or so much thereof as may be necessary.	12,400 00
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CONTINGENT.

For expenses of legislative committees, including compensation of witnesses; for indexing the bills, journals and documents of the senate and assembly; for indexing the executive journals of the senate and	
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Legislative — continued.

for the preparation of supplementary indices to senate and assembly bills, journals and documents, to be paid upon the certificate of the temporary president of the senate or the speaker of the assembly, respectively; for postage, express and transportation of letters, reports, documents and other matter sent by express or freight, including boxes and coverings for the same; for printing and furnishing the legislative manual and clerk's manual; for law and reference books and publications for the senate and assembly libraries, committees and legislature; for legislative indices to senate and assembly bills, journals and documents; for extra clerical services and engrossing; for furniture, alterations and repairs of legislative rooms, and for other contingent expenses of the legislature, to be paid upon the certificate of the clerk of the senate or assembly, respectively, seventy thousand dollars, or so much thereof as may be necessary.

\$70,000 00

CLERK'S ACCOUNT.

* * * * *

PRINTING.

For legislative printing of the state, two hundred thousand dollars, or so much thereof as may be necessary, and the comptroller is authorized to pay from said amount for the services of an expert printer to examine all the accounts for printing, and who shall also act as chief clerk of the printing board, a sum not to exceed three thousand five hundred dollars per annum; so much of said fund as may be necessary therefor to be applicable to the payment of the legislative printing done under contract therefor ending September thirtieth, nineteen hundred and twelve.

200,000 00

PUBLISHING OFFICIAL NOTICES.

For publication of the session laws and the official canvass and official notices provided by law, which are subjects of contract, one hundred thousand dollars, or so much thereof as may be necessary.

100,000 00

Legislative — concluded.**PUBLISHING GENERAL LAWS.**

For payment of newspapers in the various counties in this state for the publication of the general laws of the state, pursuant to subdivision five of section forty-eight of chapter thirty-seven of the laws of nineteen hundred and nine, being the legislative law, one hundred fifty thousand dollars, or so much thereof as may be necessary. \$150,000 00

JUDICIAL.**COURT OF APPEALS.****JUDGES' SALARIES AND EXPENSES.**

For salaries of the judges of the court of appeals, seventy thousand five hundred dollars. 70,500 00

For their necessary expenses, twenty-five thousand nine hundred dollars, pursuant to section fifty of chapter thirty-five, laws of nineteen hundred and nine, being the judiciary law. 25,900 00

SUPREME COURT JUSTICES' SALARIES AND EXPENSES.

For salaries of the justices of the supreme court serving as associate judges of the court of appeals, twenty thousand dollars. 20,000 00

For their necessary expenses pursuant to section seven, article six of the constitution, seven thousand four hundred dollars. 7,400 00

CRIMINALS' AND ATTENDANTS' SALARIES.

Crier, two thousand dollars. 2,000 00

Consultation clerk, three thousand seven hundred dollars. 3,700 00

Stenographer and librarian, two thousand two hundred dollars. 2,200 00

Three attendants acting as stenographers, five thousand four hundred dollars. 5,400 00

Two attendants, one thousand eight hundred dollars each. 3,600 00

One attendant, one thousand five hundred dollars. 1,500 00

Law clerk, three thousand dollars. 3,000 00

Judicial — continued.

The attendant designated as assistant law clerk, two thousand dollars.	\$2,000 00
Messenger, one thousand two hundred dollars.	1,200 00
Porter, eight hundred dollars.	800 00

JUDGES' CLERKS, SALARIES.

For salaries of the:

clerks of judges of the court of appeals, appointed pursuant to section fifty-eight of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law, four thousand six hundred dollars, or so much thereof as may be necessary;	4,600 00
confidential clerk, appointed by the chief judge of the court of appeals, two thousand five hundred dollars.	2,500 00

SUPREME COURT JUSTICES' CLERKS.

For clerks appointed pursuant to section fifty-eight of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law, by the justices of the supreme court assigned to serve as judges of the court of appeals, two thousand and forty dollars.	2,040 00
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EXPENSES OF JUDGES' LIBRARY.

For expenses of offices for judges of the court of appeals incurred pursuant to section fifty-five of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law, five hundred dollars, or so much thereof as may be necessary.	500 00
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LAW LIBRARY, ALBANY.

For the libraries of the judges of the court of appeals, two thousand five hundred dollars, or so much thereof as may be necessary.	2,500 00
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LAW LIBRARY, SYRACUSE.

For books, binding and supplies for the Court of Appeals Library at Syracuse, three thousand six hundred dollars, or so much thereof as may be necessary, to be paid upon the certificate of the librarian thereof.	3,600 00
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Judicial -- continued.**LIBRARIAN, SYRACUSE.**

For the salary of the librarian of the Court of Appeals Library at Syracuse, three thousand dollars, which shall be refunded pursuant to the provisions of subdivision two of section eleven hundred and sixty of chapter one hundred and forty of the laws of nineteen hundred and ten.

\$3,000 00

CLERK OF THE COURT OF APPEALS.**OFFICIAL SALARIES.**

For salaries of the:

clerk, six thousand dollars;	6,000 00
deputy clerk, four thousand dollars;	4,000 00
remittitur clerk, two thousand eight hundred dollars.	2,800 00

GRADED EMPLOYEES.

Ninth grade, two employees, four thousand two hundred dollars.	4,200 00
Seventh grade, one employee, one thousand eight hundred dollars.	1,800 00

OFFICE EXPENSES.

For furniture, books, binding, blanks, printing and other necessary incidental office expenses, three thousand dollars, or so much thereof as may be necessary.	3,000 00
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POSTAGE AND TRANSPORTATION.

For postage and transportation of letters, official documents and other matter sent by express or freight, including boxes or covering for same, seven hundred fifty dollars, or so much thereof as may be necessary.	750 00
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SUPREME COURT.**JUSTICES' SALARIES.**

For the salaries of the justices of the supreme court, as provided by section twelve of article six of the constitution as amended, and chapters eight hundred twenty and eight hundred seventy-four of the laws of nineteen hundred and eleven, nine hundred ninety-seven thousand five hundred dollars.	997,500 00
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Judicial — continued.

For the justices of the supreme court residing in the territory formerly composing the second judicial district, not residing in the county of Kings, namely, those residing in the present second and ninth districts, outside of said county, for additional compensation, pursuant to section one hundred and forty-five of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law, seventy-five thousand dollars.

\$75,000 00

SECOND DISTRICT.**CONFIDENTIAL CLERKS.**

For compensation of confidential clerks to resident trial justices of the supreme court, other than justices of the appellate division, residing in the second judicial district, not including the county of Kings, thirteen thousand seven hundred fifty dollars, or so much thereof as may be necessary, pursuant to chapter three hundred and sixty-five of the laws of nineteen hundred and eleven, to be refunded to the treasury pursuant to subdivision two of section two hundred and seventy-nine of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law.

13,750 00

FIFTH DISTRICT.**CONFIDENTIAL CLERKS.**

For compensation of confidential clerks to resident trial justices of the supreme court in the fifth judicial district, appointed pursuant to subdivision four of section one hundred and sixty of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law, ten thousand eight hundred dollars, as provided by subdivision four of section two hundred and seventy-nine of such chapter, or so much thereof as may be necessary, which sum shall be a charge upon said district and shall be refunded to the treasury by such district.

10,800 00

SIXTH AND SEVENTH DISTRICTS.**CONFIDENTIAL CLERKS.**

For compensation of confidential clerks to resident trial justices of the supreme court in the sixth and seventh

Judicial — continued.

judicial districts, to be refunded to the treasury pursuant to subdivision seven of section two hundred and seventy-nine of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law, ten thousand eight hundred dollars, or so much thereof as may be necessary.

\$10,800 00

EIGHTH DISTRICT.**CONFIDENTIAL CLERKS.**

For compensation of confidential clerks to resident trial justices of the supreme court in the eighth judicial district, to be refunded to the treasury, pursuant to subdivision eight of section two hundred and seventy-nine, of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law, seven thousand two hundred dollars, or so much thereof as may be necessary.

7,200 00

NINTH DISTRICT.**CONFIDENTIAL CLERKS.**

For compensation of confidential clerks to resident trial justices of the supreme court in the ninth judicial district, ten thousand dollars, or so much thereof as may be necessary, to be refunded to the treasury pursuant to subdivision nine of section two hundred and seventy-nine of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law.

10,000 00

STENOGRAPHERS.

For stenographers of the supreme court in the third, fourth, fifth, sixth, seventh and eighth judicial districts, for compensation, pursuant to section three hundred and thirteen of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law, as amended by chapter sixty of the laws of nineteen hundred and ten, ninety thousand dollars, to be refunded to the treasury pursuant to the provisions of such section.

90,000 00

For additional stenographers in the third and fourth judicial districts, for compensation and for actual and necessary expenses, sixteen thousand dollars, to be refunded to the treasury pursuant to section three hun-

Judicial — continued.

dred and seventeen of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law, and chapter five hundred forty-three of the laws of nineteen hundred and eleven.

\$16,000 00

For stenographers residing in the counties composing the present second and ninth judicial districts, and appointed under subdivisions three and eight of section one hundred and sixty-one of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law, and chapter one hundred and eighty of the laws of nineteen hundred and ten, as amended, for compensation, twenty-seven thousand dollars, to be refunded to the treasury as provided by section three hundred and sixteen of said chapter.

27,000 00

TRIAL TERM EXPENSES.

For expenses of justices in the third, fourth, fifth, sixth, seventh and eighth judicial districts, assigned by the appellate division or designated by the governor to hold a trial or special term in a judicial district other than that in which he is elected, as provided by section twelve of article six of the constitution, as amended, to be refunded to the treasury by the judicial district where the services are rendered, three thousand dollars, or so much thereof as may be necessary.

3,000 00

LIBRARIES.

For books, binding and supplies for supreme court law libraries as provided in section eleven hundred and sixty-five of chapter one hundred and forty of the laws of nineteen hundred and ten, being the education law, as follows:

LAW LIBRARY, NEW YORK.

First district, New York city, six hundred dollars, or so much thereof as may be necessary.

600 00

LAW LIBRARY, BROOKLYN.

Second district, Brooklyn, six hundred dollars, or so much thereof as may be necessary.

600 00

Judicial — continued.**LAW LIBRARY, QUEENS.**

Second district, Queens, six hundred dollars, or so much thereof as may be necessary. \$600 00

LAW LIBRARY, KINGSTON.

Third district, Kingston, six hundred dollars, or so much thereof as may be necessary. 600 00

LAW LIBRARY, TROY.

Third district, Troy, six hundred dollars, or so much thereof as may be necessary. 600 00

LAW LIBRARY, SARATOGA SPRINGS.

Fourth district, Saratoga Springs, six hundred dollars, or so much thereof as may be necessary. 600 00

LAW LIBRARY, UTICA.

Fifth district, Utica, one thousand dollars, or so much thereof as may be necessary. 1,000 00

LAW LIBRARY, BINGHAMTON.

Sixth district, Binghamton, six hundred dollars, or so much thereof as may be necessary. 600 00

LAW LIBRARY, DELHI.

Sixth district, Delhi, one thousand dollars, or so much thereof as may be necessary. 1,000 00

LAW LIBRARY, ELMIRA.

For the law library of the sixth judicial district at Elmira, one thousand dollars, or so much thereof as may be necessary, to be paid on the certificate of a majority of the trustees of said library. 1,000 00

LAW LIBRARY, NORWICH.

Sixth district, Norwich, five hundred dollars, or so much thereof as may be necessary. 500 00

LAW LIBRARY, BUFFALO.

For the purchase and repair of books for the law library of the eighth judicial district at Buffalo, three thou-

Judicial -- continued.

and dollars, or so much thereof as shall be necessary, payable upon the certificate of a majority of the trustees of said library.

\$3,000 00

LIBRARIAN, BUFFALO.

For the salary of the librarian of the law library of the eighth judicial district at Buffalo, two thousand five hundred dollars, to be refunded pursuant to the provisions of chapter fifty-eight of the laws of nineteen hundred and eleven.

2,500 00

LAW LIBRARY, NEWBURGH.

For books, binding and supplies for the ninth judicial district law library, at Newburgh, six hundred dollars, or so much thereof as may be necessary.

600 00

LAW LIBRARY, WHITE PLAINS.

Ninth district, White Plains, six hundred dollars, or so much thereof as may be necessary.

600 00

LAW LIBRARY, POUGHKEEPSIE.

Ninth district, Joseph F. Barnard Memorial Law Library at Poughkeepsie, six hundred dollars, or so much thereof as may be necessary.

600 00

APPELLATE DIVISION.**FIRST DEPARTMENT.****LAW LIBRARY, NEW YORK.**

For books, binding and supplies for the library of the appellate division of the supreme court in the first judicial department, two thousand six hundred dollars, or so much thereof as may be necessary, to be paid upon vouchers approved by the presiding justice of said court.

2,600 00

SECOND DEPARTMENT.**JUSTICES' SALARIES.**

For compensation of justices of the supreme court designated to the appellate division of the second department from any district other than the second judicial district, to be refunded to the treasury, pursuant to sec-

Judicial — continued.

tion seventy-six of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law, and section twelve of article six of the constitution, as amended, twenty-two thousand five hundred dollars.

\$22,500 00

CONFIDENTIAL CLERKS.

For compensation of confidential clerks to the justices of the supreme court designated to the appellate division of the second department, seventeen thousand five hundred dollars, or so much thereof as may be necessary, to be refunded to the treasury pursuant to section two hundred and seventy-two of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law.

17,500 00

For compensation of two confidential clerks, appointed by the justices of the appellate division of the supreme court in the second judicial department, nine thousand dollars, or so much thereof as may be necessary, to be refunded to the treasury pursuant to the provisions of section two hundred and seventy-two of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law.

9,000 00

DEPUTY CLERK AND ATTENDANTS.

For compensation of the deputy clerk and attendants of the appellate division of the supreme court in the second judicial department, as provided in chapter three hundred and twenty-five of the laws of nineteen hundred and ten, and pursuant to subdivision five of section two hundred and seventy-one of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law, and section three hundred and forty-five of such chapter, and chapter eight hundred and twenty-eight of the laws of nineteen hundred and eleven, twenty-four thousand eight hundred dollars, to be refunded to the treasury as provided by said section.

24,800 00

For compensation of case and consultation clerk of the appellate division of the supreme court in the second judicial department, pursuant to subdivision eight of

Judicial — continued.

section two hundred and seventy-one of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law, two thousand four hundred dollars, to be refunded to the treasury as provided by subdivision five of such section.

\$2,400 00

For the payment of two typewriter operators appointed by the justices of the appellate division of the supreme court in the second judicial department, pursuant to sections one hundred and ten and three hundred and eight of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law, at the rate of fifteen hundred dollars each, three thousand dollars, or so much thereof as may be necessary.

3,000 00

For compensation of confidential attendants of the appellate division of the supreme court, in the second judicial department, pursuant to section three hundred and forty-six of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law, three thousand six hundred dollars, to be refunded to the treasury as provided by such section.

3,600 00

LAW LIBRARY, BROOKLYN.

For the library of the appellate division of the supreme court in the second judicial department, one thousand dollars, or so much thereof as may be necessary, to be paid upon vouchers approved by the presiding justice of said court.

1,000 00

THIRD AND FOURTH DEPARTMENTS.**JUSTICES' EXPENSES.**

For necessary expenses of the several justices assigned to the appellate division of the supreme court, pursuant to section seventy-four of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law, and section twelve of article six of the constitution, as amended, twenty-one thousand dollars, or so much thereof as may be necessary.

21,000 00

Judicial — continued.**THIRD DEPARTMENT.****DEPUTY CLERK.**

For the deputy clerk of the appellate division of the third department, two thousand dollars, pursuant to subdivision six of such section, to be refunded to the treasury as provided by such subdivision. \$2,000 00

LAW LIBRARY, ALBANY.

For books, binding and supplies for the library of the appellate division of the supreme court in the third judicial department, one thousand dollars, or so much thereof as may be necessary. 1,000 00

FOURTH DEPARTMENT.**CONSULTATION CLERK.**

For compensation of the consultation clerk of the appellate division of the fourth department, pursuant to subdivision nine of section two hundred and seventy-one of chapter thirty-five of the laws of nineteen hundred and nine, being the judiciary law, three thousand five hundred dollars. 3,500 00

DEPUTY CLERK.

For the salary of deputy clerk of said appellate division, one thousand five hundred dollars, pursuant to subdivision six of such section, to be refunded to the treasury as provided by such subdivision. 1,500 00

LIBRARIAN, ROCHESTER.

For the salary of the librarian, appellate division, supreme court, fourth department, three thousand dollars, which amount shall be refunded pursuant to the provisions of section eleven hundred and sixty-four of chapter one hundred and forty of the laws of nineteen hundred and ten, being the education law. 3,000 00

LAW LIBRARY, ROCHESTER.

For books, binding and supplies for the library of the appellate division of the supreme court in the fourth judicial department, as provided in section eleven

Judicial — continued.

hundred and sixty-four of chapter one hundred and forty of the laws of nineteen hundred and ten, two thousand five hundred dollars, or so much thereof as may be necessary.

\$2,500 00

EXPENSES.

For expenses of the appellate divisions of the supreme court for compensation of clerks, criers, attendants, of stenographers and clerks to justices and for their actual and necessary expenses, sixty thousand dollars, or so much thereof as may be necessary.

60,000 00

STATE REPORTER.**OFFICIAL SALARIES.**

For the salaries of the:

state reporter, five thousand dollars;	5,000 00
deputy state reporter, three thousand seven hundred dollars;	3,700 00
managing clerk, two thousand one hundred dollars;	2,100 00
law clerk, two thousand dollars;	2,000 00
confidential stenographer, one thousand dollars.	1,000 00

GRADED EMPLOYEES.

Third grade, one employee, three hundred dollars.	300 00
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OFFICE EXPENSES.

For rent, furniture, books, stationery, messages and other necessary incidental office expenses, one thousand four hundred and twenty-five dollars, or so much thereof as may be necessary.

1,425 00

SUPREME COURT REPORTER.**OFFICIAL SALARIES.**

For salaries of the:

supreme court reporter, five thousand dollars;	5,000 00
deputy supreme court reporter, three thousand dollars;	3,000 00
second deputy supreme court reporter, two thousand dollars.	2,000 00
secretary, one thousand five hundred dollars.	1,500 00

Judicial — continued.

GRADED EMPLOYEES.

Eighth grade, two employees, one thousand eight hundred dollars each, three thousand six hundred dollars.	\$3,600 00
Sixth grade, two employees, two thousand two hundred dollars.	2,200 00
Fifth grade, one employee, nine hundred dollars.	900 00
Third grade, one employee, five hundred dollars.	500 00

TEMPORARY SERVICES.

For temporary services, five hundred dollars, or so much thereof as may be necessary.	500 00
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OFFICE EXPENSES.

For rent, furniture, books, stationery, messages and other incidental office expenses, two thousand dollars, or so much thereof as may be necessary.	2,000 00
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MISCELLANEOUS REPORTER.

OFFICIAL SALARIES.

For the salaries of the: miscellaneous reporter, four thousand five hundred dollars.	4,500 00
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GRADED EMPLOYEES.

Eighth grade, one employee, one thousand seven hundred dollars.	1,700 00
Sixth grade, two employees, two thousand four hundred dollars.	2,400 00

OFFICE EXPENSES.

For rent, cleaning, lighting, heating offices, books, stationery, and other necessary office supplies, and procuring copies of opinions, one thousand three hundred dollars, or so much thereof as may be necessary.	1,300 00
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STATE BOARD OF CLAIMS.

OFFICIAL SALARIES.

For salaries of the: commissioners, eighteen thousand dollars;	18,000 00
clerk, three thousand dollars;	3,000 00

Judicial — concluded.

deputy clerk, two thousand five hundred dollars;	\$2,500 00
court stenographer, two thousand five hundred dollars.	2,500 00

GRADED EMPLOYEES.

Eleventh grade, one employee, two thousand five hundred dollars.	2,500 00
Sixth grade, two employees, two thousand four hundred dollars.	2,400 00
Fourth grade, one employee, seven hundred and twenty dollars.	720 00

COMMISSIONERS' EXPENSES.

For expenses and disbursements of commissioners, four thousand five hundred dollars.	4,500 00
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CONTINGENT.

For actual and necessary traveling expenses of the clerk, deputy clerk and stenographer in the performance of their official duties elsewhere than in Albany, and for office rent, furniture, books, printing, stationery and other necessary incidental office expenses, six thousand dollars, or so much thereof as may be necessary.	6,000 00
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LAW BOOKS.

For purchase of necessary law books for library, five hundred dollars, or so much thereof as may be necessary.	500 00
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COMMISSION ON UNIFORM STATE LAWS.

Contribution to the general expenses of the conference, traveling, hotel and other expenses of the commissioners, two thousand five hundred dollars.	2,500 00
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REGULATIVE.**DEPARTMENT OF EXCISE.****OFFICIAL SALARIES.**

For salaries of the:	
state commissioner of excise, seven thousand dollars;	7,000 00
deputy commissioner, five thousand dollars;	5,000 00
second deputy commissioner, three thousand five hundred dollars.	3,500 00

Regulative — continued.**COMMISSIONERS' EXPENSES.**

For the personal expenses and disbursements of the commissioner in the performance of his official duty, one thousand dollars, or so much thereof as may be necessary.	\$1,000 00
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DEPUTY'S EXPENSES.

For the personal expenses and disbursements of the deputy commissioner in the performance of his official duty, five hundred dollars, or so much thereof as may be necessary.	500 00
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SPECIAL AGENTS.

For expenses of special agent and detective service, including salaries and per diem allowance for subsistence, and salaries and expenses of special detective service, one hundred and fifty thousand dollars, or so much thereof as may be necessary.	150,000 00
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LEGAL EXPENSES.

For legal expenses, including salaries of attorneys and law stenographers for Albany, New York, Brooklyn and Buffalo offices, and compensation, costs, expenses and disbursements of attorneys under section seven of the liquor tax law, seventy thousand dollars, or so much thereof as may be necessary.	70,000 00
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OFFICE EXPENSES.

For furniture, books, blanks, binding, printing, stationery, postage, transportation of letters and official documents and other matter sent by express or freight, including boxes or covering for same, telegraph and telephone service, and other necessary and incidental office expenses, including suboffices, twenty thousand dollars, or so much thereof as may be necessary.	20,000 00
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TEMPORARY SERVICES.

For temporary services, one thousand five hundred dollars, or so much thereof as may be necessary.	1,500 00
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Regulative — continued.**EXAMINATIONS.**

For examination of offices of the special deputy commissioners and county treasurers, three thousand dollars, or so much thereof as may be necessary.	\$3,000 00
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ENUMERATION.

For expense of enumeration and determining amount of excise taxation in several localities, including supervision, two thousand five hundred dollars, or so much thereof as may be necessary.	2,500 00
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JUDGMENTS.

For paying judgments against the state commissioner of excise or against any special deputy commissioner of excise or county treasurer, where said judgments were obtained in actions brought or defended by the direction of the state commissioner of excise, one thousand dollars, or so much thereof as may be necessary.	1,000 00
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ALBANY OFFICE.**OFFICIAL SALARIES.**

For salaries of the:	
secretary, two thousand dollars;	2,000 00
financial clerk, one thousand eight hundred dollars;	1,800 00
auditor, two thousand seven hundred fifty dollars;	2,750 00
cashier, two thousand seven hundred fifty dollars;	2,750 00
chief rebate clerk, one thousand two hundred fifty dollars.	1,250 00

GRADED EMPLOYEES.

Twelfth grade, one employee, three thousand five hundred dollars.	3,500 00
Eleventh grade, one employee, three thousand dollars.	3,000 00
Tenth grade, two employees, four thousand six hundred fifty dollars.	4,650 00
Ninth grade, two employees, four thousand two hundred dollars.	4,200 00
Eighth grade, one employee, one thousand eight hundred dollars.	1,800 00

Regulative — continued.

Seventh grade, four employees, six thousand dollars.	\$6,000 00
Sixth grade, sixteen employees, nineteen thousand two hundred dollars.	19,200 00
Fifth grade, three employees, two thousand seven hundred dollars.	2,700 00

SPECIAL DEPUTY COMMISSIONERS OF EXCISE.

For the one-half part, payable by the state, of the salaries and expenses of the several special deputy commissioners of excise, including office rent and clerical help, office furniture, fixtures and appliances, as provided by section six of the liquor tax law, to wit:

MANHATTAN AND THE BRONX.**OFFICIAL SALARIES.**

For salaries of the:	
special deputy commissioner, two thousand five hundred dollars;	2,500 00
cashier and bookkeeper, one thousand seven hundred fifty dollars;	1,750 00
first assistant cashier and bookkeeper, one thousand two hundred fifty dollars;	1,250 00
confidential clerk, one thousand dollars.	1,000 00

GRADED EMPLOYEES.

Ninth grade, one employee, one thousand dollars.	1,000 00
Eighth grade, one employee, nine hundred dollars.	900 00
Seventh grade, seven employees, five thousand two hundred fifty dollars.	5,250 00
Fifth grade, one employee, four hundred fifty dollars.	450 00

RENT.

For rent, three thousand two hundred fifty dollars, or so much thereof as may be necessary.	3,250 00
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OFFICE EXPENSES.

For telephone service and other incidental and necessary office expenses, five hundred dollars, or so much thereof as may be necessary.	500 00
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Regulative — continued.**BOROUGH OF BROOKLYN.****OFFICIAL SALARIES.****For salaries of the:**

special deputy commissioner, one thousand eight hundred and seventy-five dollars;	\$1,875 00
cashier, one thousand six hundred dollars.	1,600 00

GRADED EMPLOYEES.

Ninth grade, one employee, one thousand dollars.	1,000 00
Seventh grade, four employees, three thousand dollars.	3,000 00

RENT.

For rent, one thousand two hundred dollars, or so much thereof as may be necessary.	1,200 00
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OFFICE EXPENSES.

For telephone service and other incidental and necessary office expenses, five hundred dollars, or so much thereof as may be necessary.	500 00
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BOROUGH OF QUEENS.**OFFICIAL SALARIES.**

For salary of the special deputy commissioner, one thousand two hundred and fifty dollars.	1,250 00
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RENT AND OFFICE EXPENSES.

For expenses of office, including office rent and clerical help, one thousand four hundred dollars, or so much thereof as may be necessary.	1,400 00
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BOROUGH OF RICHMOND.**OFFICIAL SALARIES.**

For salary of the special deputy commissioner, one thousand dollars.	1,000 00
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RENT AND OFFICE EXPENSES.

For expenses of office, including office rent and clerical help, four hundred dollars, or so much thereof as may be necessary.	400 00
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COUNTY OF ERIE.**OFFICIAL SALARIES.****For salaries of the:**

special deputy commissioner, one thousand five hundred dollars.	1,500 00
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Regulative — continued.**GRADED EMPLOYEES.**

Ninth grade, one employee, two thousand one hundred dollars.	\$2,100 00
Seventh grade, one employee, seven hundred and fifty dollars.	750 00
Sixth grade, one employee, four hundred eighty dollars.	480 00

RENT.

For rent, nine hundred dollars, or so much thereof as may be necessary.	900 00
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OFFICE EXPENSES.

For telephone service and other incidental and necessary office expenses, five hundred dollars, or so much thereof as may be necessary.	500 00
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COUNTY OF MONROE.**OFFICIAL SALARIES.**

For the salary of the special deputy commissioner, one thousand two hundred and fifty dollars.	1,250 00
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RENT AND OFFICE EXPENSES.

For expenses of office, including office rent and clerical help, seven hundred and fifty dollars, or so much thereof as may be necessary.	750 00
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COUNTY OF ALBANY.**OFFICIAL SALARIES.**

For salary of the special deputy commissioner, one thousand dollars.	1,000 00
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RENT AND OFFICE EXPENSES.

For expenses of office, including office rent and clerical help, one thousand dollars, or so much thereof as may be necessary.	1,000 00
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COUNTY OF ONONDAGA.**OFFICIAL SALARIES.**

For salary of the special deputy commissioner, one thousand dollars.	1,000 00
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RENT AND OFFICE EXPENSES.

For expenses of office, including office rent and clerical help, five hundred dollars, or so much thereof as may be necessary.	500 00
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Regulative — continued.

COUNTY OF ONEIDA.

OFFICIAL SALARIES.

For salary of the special deputy commissioner, seven hundred and fifty dollars.	\$750 00
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RENT AND OFFICE EXPENSES.

For expenses of office, including office rent and clerical help, five hundred and fifty dollars, or so much thereof as may be necessary.	550 00
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COUNTY OF RENSSELAER.

OFFICIAL SALARIES.

For salary of the special deputy commissioner, seven hundred and fifty dollars.	750 00
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RENT AND OFFICE EXPENSES.

For expenses of office, including office rent and clerical help, five hundred dollars, or so much thereof as may be necessary.	500 00
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COUNTY OF WESTCHESTER.

OFFICIAL SALARIES.

For salary of the special deputy commissioner, one thousand two hundred and fifty dollars.	1,250 00
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RENT AND OFFICE EXPENSES.

For expenses of office, including office rent and clerical help, one thousand dollars, or so much thereof as may be necessary.	1,000 00
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COUNTY OF NIAGARA.

OFFICIAL SALARIES.

For salary of the special deputy commissioner, seven hundred and fifty dollars.	750 00
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RENT AND OFFICE EXPENSES.

For expenses of office, including office rent and clerical help, four hundred dollars, or so much thereof as may be necessary.	400 00
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COUNTY OF SCHENECTADY.

OFFICIAL SALARIES.

For salary of the special deputy commissioner, seven hundred and fifty dollars.	750 00
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Regulative -- continued.**RENT AND OFFICE EXPENSES.**

For expenses of office, including office rent and clerical help, four hundred dollars, or so much thereof as may be necessary. \$400 00

DEPARTMENT OF HEALTH.**OFFICIAL SALARIES.**

For the salaries of the:

commissioner of health, six thousand dollars;	6,000 00
deputy commissioner of health, four thousand dollars;	4,000 00
secretary, four thousand dollars;	4,000 00
chief clerk and director of the division of vital statistics, three thousand dollars.	3,000 00

GRADED EMPLOYEES.

Ninth grade, one employee, two thousand one hundred dollars.	2,100 00
Sixth grade, one employee, one thousand two hundred dollars.	1,200 00
Third grade, one employee, six hundred dollars.	600 00
Second grade, one employee, four hundred eighty dollars.	480 00

COMMISSIONER'S EXPENSES.

For the actual and necessary traveling expenses of the commissioner in the performance of his official duties, one thousand dollars, or so much thereof as may be necessary. 1,000 00

DEPUTY'S EXPENSES.

For the actual and necessary traveling expenses of the deputy commissioner in the performance of his official duties, five hundred dollars, or so much thereof as may be necessary. 500 00

TRAVELING EXPENSES.

For actual and necessary traveling expenses of subordinates of the department of health in the performance of their official duties pursuant to the written direction of the commissioner, seven thousand five hundred dollars, or so much thereof as may be necessary. 7,500 00

INVESTIGATIONS, ET CETERA.

For services and expenses of experts and stenographers in examinations and investigations, and for the ex-

Regulative — continued.

penses of the annual conference of health officers, nine thousand dollars, or so much thereof as may be necessary.

\$9,000 00

OFFICE EXPENSES.

For furniture, books, blanks, binding, printing, messages and other necessary and incidental office expenses, ten thousand dollars, or so much thereof as may be necessary.

10,000 00

POSTAGE AND TRANSPORTATION.

For postage, and transportation of letters, official documents, and other matter sent by express or freight, including boxes or covering for same, five thousand dollars, or so much thereof as may be necessary.

5,000 00

DIVISION OF SANITARY ENGINEERING.**OFFICIAL SALARIES.**

For salaries of the:

consulting engineer, four thousand five hundred dollars;

4,500 00

assistant consulting engineer, three thousand dollars;

3,000 00

two assistant sanitary engineers, four thousand dollars.

4,000 00

GRADED EMPLOYEES.

Sixth grade, one employee, one thousand two hundred dollars.

1,200 00

Fourth grade, one employee, seven hundred twenty dollars.

720 00

EXPENSES.

For the purchase of instruments, maps, and for necessary and incidental office expenses, one thousand dollars, or so much thereof as may be necessary.

1,000 00

DIVISION OF VITAL STATISTICS.**GRADED EMPLOYEES.**

Eighth grade, two employees, three thousand six hundred dollars.

3,600 00

Seventh grade, one employee, one thousand five hundred dollars.

1,500 00

Regulative — continued.

Sixth grade, one employee, one thousand two hundred dollars.	\$1,200 00
Fifth grade, four employees, three thousand six hundred dollars.	3,600 00
Third grade, three employees, one thousand eight hundred dollars.	1,800 00
Laborer, seven hundred twenty dollars.	720 00

DIVISION OF PUBLICITY AND EDUCATION.**OFFICIAL SALARIES.**

For salary of the director, one thousand two hundred dollars.	1,200 00
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DIVISION OF COMMUNICABLE DISEASES.**OFFICIAL SALARIES.**

For salaries of the: medical expert on contagious diseases, two thousand four hundred dollars.	2,400 00
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GRADED EMPLOYEES.

Sixth grade, one employee, one thousand two hundred dollars.	1,200 00
Fifth grade, one employee, nine hundred dollars.	900 00

SUPPRESSING EPIDEMICS.

For the suppression, control and prevention of epidemics of infectious and contagious disease and tuberculosis exhibits in the several municipalities of the state, thirty thousand dollars, or so much thereof as may be necessary.	30,000 00
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DIVISION OF COLD STORAGE INSPECTION.

For enforcing the provisions of chapter three hundred and thirty-five of the laws of nineteen hundred and eleven, relative to cold storage, the following sums are hereby appropriated:

SERVICES AND EXPENSES.

For salaries of inspectors, and necessary legal services and traveling expenses, thirty thousand dollars, or so much thereof as may be necessary.	30,000 00
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Regulative — continued.

GENERAL EXPENSES.

For clerks, stenographers, printing of books and forms, and office expenses, four thousand five hundred dol- lars, or so much thereof as may be necessary.	\$4,500 00
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ANTITOXIN LABORATORY.

For actual and necessary expenditures for the manufac- ture and standardization of tetanus, streptococcus and diphtheria antitoxin, for the proper distribution of the same in antiseptic tubes, and for further investigations of serum therapy in tuberculosis, typhoid fever and kindred diseases, seventeen thousand dollars, or so much thereof as may be necessary.	17,000 00
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HYGIENIC LABORATORY.

For actual and necessary expenses of equipment and maintenance of the state hygienic laboratory and for the services of the Bender laboratory and elsewhere, fourteen thousand dollars, or so much thereof as may be necessary.	14,000 00
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DEPARTMENT OF LABOR.

OFFICIAL SALARIES.

For the salaries of the:	
commissioner, five thousand five hundred dollars;	5,500 00
first deputy commissioner, four thousand five hun- dred dollars;	4,500 00
second deputy commissioner, three thousand five hun- dred dollars;	3,500 00
assistant first deputy commissioner or assistant fac- tory inspector, three thousand dollars;	3,000 00
counsel or assistant second deputy commissioner, three thousand dollars;	3,000 00
counsel for the bureau of industries and immigration, two thousand four hundred dollars;	2,400 00
mediator of industrial disputes, two thousand five hun- dred dollars;	2,500 00
chief statistician, three thousand dollars;	3,000 00
superintendent of industrial directory, two thou- sand five hundred dollars;	2,500 00

Regulative — continued.

mercantile inspector, three thousand dollars;	\$3,000 00
chief investigator, bureau of industries and immigration, three thousand dollars.	3,000 00

GRADED EMPLOYEES.

Twelfth grade, one employee, three thousand five hundred dollars.	3,500 00
Eleventh grade, eight employees, twenty thousand dollars.	20,000 00
Tenth grade, four employees, nine thousand six hundred dollars.	9,600 00
Ninth grade, four employees, eight thousand dollars.	8,000 00
Eighth grade, five employees, nine thousand dollars.	9,000 00
Seventh grade, forty-four employees, sixty-five thousand four hundred dollars.	65,400 00
Sixth grade, ninety-two employees, one hundred and ten thousand dollars.	110,000 00
Fifth grade, twenty-five employees, twenty-two thousand five hundred dollars.	22,500 00
Fourth grade, eight employees, five thousand seven hundred sixty dollars.	5,760 00
Second grade, one employee, four hundred and eighty dollars.	480 00

COMMISSIONER'S EXPENSES.

For actual and necessary traveling expenses of the commissioner, in the performance of his official duties, one thousand dollars, or so much thereof as may be necessary.	1,000 00
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TRAVELING EXPENSES.

For actual and necessary traveling expenses of officials and employees of the department, in the performance of their official duties under the direction of the commissioner, fifty thousand dollars, or so much thereof as may be necessary.	50,000 00
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PRINTING AND BULLETINS.

For printing, including the expense of publishing bulletins, and also including the expense of publishing five thousand (5,000) copies of industrial directory and such special directory bulletins as in the judg-	
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Regulative — continued.

ment of the commissioner may be of value, fifteen thousand dollars, or so much thereof as may be necessary.

\$15,000 00

OFFICE EXPENSES.

For furniture, books, blanks, stationery, office rentals, messages, postage and transportation of letters, official documents and other matter sent by express or freight, including boxes or covering for same, and other necessary and incidental office expenses, twenty-four thousand dollars, or so much thereof as may be necessary.

24,000 00

SUPERINTENDENTS OF ELECTIONS.**OFFICIAL SALARIES.**

For the salaries of:

three state superintendents, five thousand dollars each,
fifteen thousand dollars;

15,000 00

three chief deputy superintendents, four thousand
five hundred dollars each, thirteen thousand five
hundred dollars;

13,500 00

secretary, two thousand dollars.

2,000 00

GRADED EMPLOYEES.

Eighth grade, one employee, one thousand eight hundred
dollars.

1,800 00

Seventh grade, one employee, one thousand five hundred
dollars.

1,500 00

Sixth grade, six employees, six thousand six hundred
dollars.

6,600 00

DEPUTIES' SALARIES.

For the salaries of:

five deputy superintendents of elections, one thousand
five hundred dollars each, seven thousand five hun-
dred dollars;

7,500 00

eighty deputy superintendents of election, one thou-
sand two hundred dollars each, ninety-six thousand
dollars;

96,000 00

fifty deputy superintendents of elections, one thou-
sand dollars each, fifty thousand dollars;

50,000 00

Regulative — continued.

forty deputy superintendents of elections, nine hundred dollars each, thirty-six thousand dollars;	\$36,000 00
four hundred deputy superintendents of elections, eighty thousand dollars, or so much thereof as may be necessary.	80,000 00

OFFICE EXPENSES.

For rent, furniture, books, blanks, printing, stationery, messages and other necessary incidental office and traveling expenses, forty thousand dollars, or so much thereof as may be necessary.	40,000 00
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PUBLIC SERVICE COMMISSION.**FIRST DISTRICT.****OFFICIAL SALARIES.****For salaries of:**

commissioners, seventy-five thousand dollars;	75,000 00
counsel to the commission, ten thousand dollars;	10,000 00
secretary to the commission, six thousand dollars.	6,000 00

SECOND DISTRICT.**OFFICIAL SALARIES.****For salaries of the:**

commissioners, seventy-five thousand dollars;	75,000 00
counsel to the commission, ten thousand dollars;	10,000 00
secretary to the commission, six thousand dollars;	6,000 00
assistant secretary to the commission, four thousand dollars;	4,000 00
statistician, five thousand dollars;	5,000 00
engineer of light, heat and power division, five thousand dollars;	5,000 00
chief of light, heat and power division, four thousand dollars;	4,000 00
inspector of electric railroads, four thousand dollars;	4,000 00
executive clerk, four thousand dollars;	4,000 00
chief of division of transportation, four thousand dollars;	4,000 00
engineer, grade crossing, five thousand dollars;	5,000 00
chief of division of tariffs, four thousand dollars;	4,000 00
supervisor of equipment, four thousand dollars;	4,000 00
two assistant supervisors of equipment, five thousand two hundred dollars;	5,200 00
locomotive boiler inspector, three thousand dollars;	3,000 00

Regulative — continued.

two inspectors, division of transportation, three thousand dollars each, six thousand dollars;	\$6,000 00
superintendent of publication and compilation, two thousand four hundred dollars;	2,400 00
chief clerk of records, two thousand five hundred dollars;	2,500 00
chief gas inspector, two thousand five hundred dollars;	2,500 00
chief electric meter inspector, two thousand five hundred dollars;	2,500 00
assistant chief statistician, two thousand five hundred dollars;	2,500 00
traffic inspector, two thousand four hundred dollars;	2,400 00
chief, division of capitalization, four thousand dollars;	4,000 00
chief, division of telephones and telegraphs, four thousand dollars;	4,000 00
assistant chief, division of telephones and telegraphs, three thousand dollars;	3,000 00
accountant, two thousand five hundred dollars;	2,500 00
engineer, division of telephones and telegraphs, two thousand four hundred dollars;	2,400 00
confidential secretary to chairman, two thousand five hundred dollars;	2,500 00
secretary to commissioner, two thousand two hundred fifty dollars.	2,250 00

GRADED EMPLOYEES.

Ninth grade, four employees, eight thousand dollars.	8,000 00
Eighth grade, fourteen employees, twenty-four thousand eight hundred dollars.	24,800 00
Seventh grade, sixteen employees, twenty-three thousand nine hundred dollars.	23,900 00
Sixth grade, forty-two employees, forty-seven thousand eight hundred eighty dollars.	47,880 00
Fifth grade, eleven employees, nine thousand nine hundred dollars.	9,900 00
Fourth grade, four employees, two thousand eight hundred eighty dollars.	2,880 00
Third grade, five employees, three thousand dollars.	3,000 00
Second grade, five employees, two thousand two hundred ninety-seven dollars fifty cents.	2,297 50
First grade, one employee, three hundred sixty dollars.	360 00

Regulative — continued.**TRAVELING EXPENSES.**

For actual and necessary traveling and other expenses and disbursements of the commissioners, counsel to the commission and the secretary, and their officers, clerks, inspectors, experts and other employees, incurred or made by them in the discharge of their official duties, thirty-eight thousand dollars, or so much thereof as may be necessary. \$38,000 00

OFFICE EXPENSES.

For printing, office supplies, telephone and telegraph service, expressage, postage, stationery, reporting of hearings, laboratory supplies, books and other necessary and incidental office expenses, twenty-five thousand dollars, or so much thereof as may be necessary. 25,000 00

RENT.

For rent of offices, Albany, Buffalo and New York, fuel and light for same, nine thousand one hundred sixty dollars, or so much thereof as may be necessary. 9,160 00

ADDITIONAL EMPLOYEES.

For salaries of additional employees which may be required from time to time, and for contingent and other expenses not otherwise provided for, ten thousand dollars, or so much thereof as may be necessary. 10,000 00

HEALTH OFFICER, PORT OF NEW YORK**ADMINISTRATION.****OFFICIAL SALARIES.**

For the salaries of the:

health officer of the port of New York, twelve thousand five hundred dollars;	12,500 00
senior deputy health officer, four thousand dollars;	4,000 00
three deputy health officers, nine thousand dollars;	9,000 00
secretary, three thousand dollars;	3,000 00
confidential stenographer, one thousand five hundred dollars.	1,500 00

GRADED EMPLOYEES.

Eighth grade, two employees, three thousand six hundred dollars.	3,600 00
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Regulative — continued.

Seventh grade, one employee, one thousand five hundred dollars.	\$1,500 00
Sixth grade, three employees, three thousand one hundred sixty dollars.	3,160 00
Fourth grade, three employees, two thousand one hundred sixty dollars.	2,160 00
First grade, one employee, three hundred sixty dollars.	360 00
For the salaries of the:	
superintendent of grounds and buildings, one thousand eighty dollars;	1,080 00
carpenter, one thousand dollars;	1,000 00
four laborers, two thousand eight hundred eighty dollars;	2,880 00
laundress, five hundred forty dollars;	540 00
two assistant laundresses, six hundred dollars.	600 00

LABORATORY.**OFFICIAL SALARIES.**

For the salaries of the:	
one bacteriologist, three thousand five hundred dollars;	3,500 00
one assistant bacteriologist, two thousand dollars;	2,000 00
two assistant bacteriologists, two thousand four hundred dollars.	2,400 00

GRADED EMPLOYEES.

Fifth grade, one employee, eight hundred forty dollars.	840 00
Fourth grade, one employee, seven hundred twenty dollars.	720 00
Second grade, one employee, four hundred eighty dollars.	480 00

QUARANTINE BOAT SERVICE.

For the salaries of the:	
senior captain, one thousand six hundred eighty dollars;	1,680 00
four captains, six thousand two hundred forty dollars.	6,240 00
five engineers, seven thousand two hundred dollars;	7,200 00
five firemen, four thousand two hundred dollars;	4,200 00
ten deckhands and disinfectors, eight thousand five hundred twenty dollars;	8,520 00

Regulative — continued.**DETENTION HOSPITAL SERVICE.****OFFICIAL SALARIES.****For the salaries of the:**

two chief medical officers, five thousand dollars;	\$5,000 00
four assistant medical officers, six thousand dollars.	6,000 00

GRADED EMPLOYEES.

Sixth grade, two employees, two thousand dollars.	2,000 00
Fifth grade, one employee, nine hundred dollars.	900 00
Fourth grade, one employee, seven hundred twenty dollars;	720 00

For the salaries of the:

trained nurses, eighteen thousand seven hundred twenty dollars;	18,720 00
four engineers, four thousand two hundred sixty dollars;	4,260 00
six firemen, three thousand nine hundred sixty dollars;	3,960 00
two carpenters, one thousand four hundred forty dollars;	1,440 00
two plumbers and steamfitters, two thousand dollars;	2,000 00
eleven laborers, six thousand three hundred dollars;	6,300 00
six policemen, five thousand four hundred dollars;	5,400 00
four cooks, two thousand forty dollars;	2,040 00
five assistant cooks, one thousand five hundred dollars;	1,500 00
six kitchen helpers, one thousand four hundred forty dollars;	1,440 00
one kitchenman, two hundred forty dollars;	240 00
three waitresses, seven hundred eighty dollars;	780 00
waitress and chambermaid, three hundred dollars;	300 00
three chambermaids, seven hundred twenty dollars;	720 00
two ward maids, four hundred eighty dollars;	480 00
two laundrymen, seven hundred eighty dollars;	780 00
four laundresses, twelve hundred dollars;	1,200 00
ten ward helpers, two thousand four hundred dollars.	2,400 00

FOOD.

For food for patients and employees, forty-three thousand dollars, or so much thereof as may be necessary.

43,000 00

Regulative — continued.**GENERAL EXPENSES.**

For boat supplies and repairs, laboratory supplies and repairs, dock repairs, repairs to buildings, lighting, telephone, water, oil, clothing, mason work, plumbing, printing, stationery, drugs and instruments, and incidental expenses, thirty-four thousand five hundred dollars, or so much thereof as may be necessary.	\$34,500 00
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COAL.

For coal, fifteen thousand dollars, or so much thereof as may be necessary.	15,000 00
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DEPARTMENT OF PUBLIC WORKS.**STEAM VESSELS INSPECTION.****SALARIES.**

For salaries of inspectors of steam vessels, six thousand dollars.	6,000 00
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EXPENSES.

For traveling expenses of the inspectors, and for the supplies necessary for the performance of their official duties, two thousand dollars, or so much thereof as may be necessary, pursuant to section four of chapter forty-two of the laws of nineteen hundred and nine, being the navigation law.	2,000 00
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STATE BOARD OF TAX COMMISSIONERS.**OFFICIAL SALARIES.**

For salaries of the:	
three commissioners, eighteen thousand dollars;	18,000 00
secretary, four thousand five hundred dollars;	4,500 00
assistant secretary, three thousand six hundred dollars.	3,600 00

GRADED EMPLOYEES.

Eleventh grade, one employee, two thousand eight hundred dollars.	2,800 00
Tenth grade, one employee, two thousand four hundred dollars.	2,400 00
Eighth grade, three employees, five thousand dollars.	5,000 00

Regulative — continued.

Seventh grade, two employees, two thousand nine hundred dollars.	\$2,900 00
Sixth grade, seven employees, seven thousand eight hundred dollars.	7,800 00
Third grade, one employee, six hundred dollars.	600 00

SPECIAL AGENTS' SALARIES.

Salaries of fourteen special agents, thirty thousand six hundred dollars.	30,600 00
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EXPERT APPRAISERS.

Salaries, actual and necessary traveling expenses of confidential and expert appraisers of special franchises, thirteen thousand five hundred dollars.	13,500 00
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MORTGAGE TAX CLERK AND ASSISTANT'S SALARIES.

Salary of mortgage tax clerk, three thousand five hundred dollars.	3,500 00
Salary of assistant mortgage tax clerk, two thousand seven hundred dollars.	2,700 00

MORTGAGE TAX EXAMINERS' SALARIES.

Salaries of four special examiners under mortgage tax law, seven thousand two hundred dollars.	7,200 00
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OFFICE EXPENSES.

For furniture, books, blanks, printing, stationery, messages, postage and transportation of letters, official documents and other matter sent by express or freight, including boxes or covering for same, temporary employees, traveling expenses of the secretary, assistant secretary and other employees, and other incidental and necessary office expenses, including rent, heating and lighting at one hundred and forty Washington avenue, fifteen thousand dollars, or so much thereof as may be necessary.	15,000 00
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COMMISSIONERS' EXPENSES.

For traveling expenses of the chairman of the commission, two thousand five hundred dollars, payable monthly in full, for all such expenses.	2,500 00
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Regulative — continued.

For traveling expenses of the two other members of the commission, one thousand dollars each, payable monthly in full, for all such expenses.	\$2,000 00
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SPECIAL AGENTS' EXPENSES.

For necessary and actual traveling expenses of special agents in the performance of their official duties, seven thousand dollars, or so much thereof as may be necessary.	7,000 00
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MORTGAGE TAX CLERK AND ASSISTANT'S EXPENSES.

For the actual and necessary traveling expenses of the mortgage tax clerk and the assistant mortgage tax clerk in the performance of their official duties, one thousand dollars, or so much thereof as may be necessary.	1,000 00
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MORTGAGE TAX EXAMINER'S EXPENSES.

For the actual and necessary traveling expenses of special examiners under the mortgage tax law, incurred by them in the discharge of their official duties, four thousand eight hundred dollars, or so much thereof as may be necessary.	4,800 00
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TEMPORARY SERVICES.

Temporary services of employees, one thousand dollars, or so much thereof as may be necessary.	1,000 00
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SUPERINTENDENT OF WEIGHTS AND MEASURES.**OFFICIAL SALARIES.**

For salaries of the:	
superintendent, three thousand five hundred dollars;	3,500 00
deputy superintendent, two thousand five hundred dollars;	2,500 00
second deputy superintendent, two thousand dollars.	2,000 00
two special deputies, two thousand four hundred dollars.	2,400 00

GRADED EMPLOYEES.

Seventh grade, three employees, four thousand and fifty dollars.	4,050 00
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APPENDIX.

2509

Regulative — concluded.

Sixth grade, three employees, three thousand one hundred and fifty dollars.	\$3,150 00
Third grade, one employee, six hundred dollars.	600 00

TRAVELING EXPENSES.

For actual and necessary traveling expenses incurred in the performance of their official duties by the superintendent, his deputies, his assistants and the inspectors, six thousand dollars, or so much thereof as may be necessary.	6,000 00
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OFFICE EXPENSES.

For furniture, books, stationery, messages and other office and contingent expenses, one thousand dollars, or so much thereof as may be necessary.	1,000 00
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BULLETINS.

For bulletins of instruction and information to dealers, and weights and measures officials, one thousand dollars, or so much thereof as may be necessary.	1,000 00
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STATE ATHLETIC COMMISSION.

OFFICIAL SALARIES.

Salary of secretary to the commission, three thousand five hundred dollars.	3,500 00
Confidential stenographer, one thousand two hundred dollars.	1,200 00

GRADED EMPLOYEES.

Third grade, one employee, six hundred dollars.	600 00
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OFFICE EXPENSES.

For rent, and for the necessary traveling and other expenses of the commission, two thousand dollars, or so much thereof as may be necessary.	2,000 00
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BOARD OF PORT WARDENS.

EXPENSES.

For expenses of the board of port wardens of New York, pursuant to chapter one hundred and forty-two, laws of eighteen hundred and ninety-one, four thousand five hundred dollars, or so much thereof as may be necessary.	4,500 00
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EDUCATIONAL.**EDUCATION DEPARTMENT.****SALARIES.****For salaries of the:**

commissioner of education, ten thousand dollars, which shall be in lieu of all and exclude all other compensation and allowances to said commissioner for expenses of every kind and nature whatsoever;	\$10,000 00
first assistant commissioner, five thousand dollars;	5,000 00
second assistant commissioner, five thousand dollars;	5,000 00
third assistant commissioner, five thousand dollars;	5,000 00
assistant in elementary education, two thousand seven hundred dollars;	2,700 00
secretary to the commissioner, two thousand dollars.	2,000 00

GRADED EMPLOYEES.

Sixth grade, five employees, six thousand dollars.	6,000 00
Fifth grade, one employee, nine hundred dollars.	900 00
Fourth grade, three employees, two thousand one hun- dred sixty dollars.	2,160 00

ADMINISTRATION DIVISION.**OFFICIAL SALARIES.****For salaries of the:**

chief, three thousand dollars;	3,000 00
cashier, two thousand five hundred dollars;	2,500 00
editor, two thousand five hundred dollars.	2,500 00

GRADED EMPLOYEES.

Seventh grade, two employees, three thousand dollars.	3,000 00
Sixth grade, six employees, six thousand eight hundred dollars.	6,800 00
Fifth grade, two employees, one thousand seven hundred forty dollars.	1,740 00
Fourth grade, one employee, seven hundred twenty dollars.	720 00
Third grade, four employees, two thousand four hun- dred dollars.	2,400 00
Second grade, six employees, two thousand eight hun- dred eighty dollars.	2,880 00

Educational — continued.

COMPULSORY ATTENDANCE DIVISION.

OFFICIAL SALARIES.

For the salary of the chief, three thousand dollars.	\$3,000 00
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GRADED EMPLOYEES.

Sixth grade, one employee, one thousand dollars.	1,000 00
Fifth grade, one employee, nine hundred dollars.	900 00
Third grade, one employee, six hundred dollars.	600 00
Second grade, one employee, four hundred eighty dollars.	480 00

EXAMINATIONS DIVISION.

OFFICIAL SALARIES.

For the salary of the:	
chief, four thousand dollars;	4,000 00
assistant in charge of teachers' examinations, three thousand dollars;	3,000 00
assistant in charge of foreign credentials, two thousand seven hundred dollars;	2,700 00
assistant in charge of professional examinations, two thousand five hundred dollars.	2,500 00

GRADED EMPLOYEES.

Eighth grade, four employees, seven thousand two hundred dollars.	7,200 00
Seventh grade, one employee, one thousand five hundred dollars.	1,500 00
Sixth grade, fifteen employees, seventeen thousand two hundred dollars.	17,200 00
Fifth grade, eighteen employees, sixteen thousand two hundred dollars.	16,200 00
Fourth grade, ten employees, seven thousand two hundred dollars.	7,200 00
Third grade, twelve employees, seven thousand two hundred dollars.	7,200 00
Second grade, three employees, one thousand four hundred forty dollars.	1,440 00
First grade, one employee, three hundred sixty dollars.	360 00

Educational — continued.

HISTORY DIVISION.

OFFICIAL SALARIES.

For the salary of the chief, four thousand five hundred dollars.	\$4,500 00
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GRADED EMPLOYEES.

Seventh grade, one employee, one thousand five hundred dollars.	1,500 00
Sixth grade, one employee, one thousand two hundred dollars.	1,200 00
Fourth grade, one employee, seven hundred twenty dollars.	720 00
Second grade, one employee, four hundred eighty dollars.	480 00

INSPECTIONS DIVISION.

OFFICIAL SALARIES.

For salaries of the:	
chief, three thousand five hundred dollars;	3,500 00
one inspector, three thousand dollars;	3,000 00
ten inspectors, twenty-five thousand dollars.	25,000 00

GRADED EMPLOYEES.

Tenth grade, one employee, two thousand four hundred dollars.	2,400 00
Ninth grade, one employee, two thousand dollars.	2,000 00
Sixth grade, two employees, two thousand dollars.	2,000 00

LAW DIVISION.

OFFICIAL SALARIES.

For the salary of the chief, four thousand dollars.	4,000 00
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GRADED EMPLOYEES.

Eighth grade, one employee, one thousand eight hundred dollars.	1,800 00
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PUBLIC RECORDS DIVISION.

OFFICIAL SALARIES.

For the salary of the chief, four thousand five hundred dollars.	4,500 00
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Educational — continued.**GRADED EMPLOYEES.**

Sixth grade, one employee, one thousand dollars.	\$1,000 00
Second grade, one employee, four hundred eighty dollars.	480 00

DIVISION OF SCHOOL LIBRARIES.**OFFICIAL SALARIES.**

For the salary of the chief, two thousand five hundred dollars.	2,500 00
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GRADED EMPLOYEES.

Tenth grade, one employee, two thousand four hundred dollars.	2,400 00
Fifth grade, one employee, nine hundred dollars.	900 00

STATISTICS DIVISION.**OFFICIAL SALARIES.**

For the salary of the chief, three thousand dollars.	3,000 00
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GRADED EMPLOYEES.

Sixth grade, two employees, two thousand four hundred dollars.	2,400 00
Fifth grade, one employee, nine hundred dollars.	900 00
Fourth grade, one employee, seven hundred twenty dollars.	720 00
Third grade, two employees, one thousand two hundred dollars.	1,200 00
Second grade, one employee, four hundred and eighty dollars.	480 00

DIVISION OF VOCATIONAL SCHOOLS.**OFFICIAL SALARIES.**

For salaries of the:	
chief, four thousand dollars;	4,000 00
inspector of drawing and industrial training, two thousand five hundred dollars;	2,500 00
inspector of courses in agriculture, two thousand five hundred dollars.	2,500 00
inspector of vocational schools, two thousand five hundred dollars.	2,500 00

Educational — continued.**GRADED EMPLOYEES.**

Sixth grade, one employee, one thousand two hundred dollars.	\$1,200 00
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DIVISION OF VISUAL INSTRUCTION.**OFFICIAL SALARIES.**

For the salary of chief, three thousand dollars.	3,000 00
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GRADED EMPLOYEES.

Ninth grade, one employee, two thousand dollars.	2,000 00
Sixth grade, one employee, one thousand two hundred dollars.	1,200 00
Fifth grade, two employees, one thousand eight hundred dollars.	1,800 00
Third grade, two employees, one thousand two hundred dollars.	1,200 00
Second grade, one employee, four hundred eighty dollars.	480 00

EXPENSES.

For purchase, preparation and distribution of apparatus and material used in administering the system of visual instruction under the rules and regulations prescribed by the commissioner of education, fifteen thousand dollars, or so much thereof as may be necessary.	15,000 00
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THE STATE LIBRARY.**OFFICIAL SALARIES.**

For salaries of the:	
director, five thousand dollars;	5,000 00
chief archivist, three thousand dollars;	3,000 00
law librarian, two thousand five hundred dollars.	2,500 00

GRADED EMPLOYEES.

Tenth grade, two employees, four thousand eight hundred dollars.	4,800 00
Ninth grade, two employees, four thousand two hundred dollars.	4,200 00
Eighth grade, two employees, three thousand six hundred dollars.	3,600 00
Seventh grade, eight employees, twelve thousand dollars.	12,000 00

Educational — continued.

Sixth grade, nine employees, ten thousand four hundred dollars.	\$10,400 00
Fifth grade, eight employees, seven thousand two hundred dollars.	7,200 00
Fourth grade, fifteen employees, ten thousand eight hundred dollars.	10,800 00
Third grade, twelve employees, seven thousand two hundred dollars.	7,200 00
Second grade, fifteen employees, seven thousand two hundred dollars.	7,200 00
First grade, seven employees, two thousand five hundred twenty dollars.	2,520 00

PURCHASE OF BOOKS.

For books, serials and binding for the state library, twenty thousand dollars, or so much thereof as may be necessary.	20,000 00
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MEDICAL BOOKS.

For state medical library for books, serials and binding pursuant to section eleven hundred and eleven of the education law, two thousand dollars, or so much thereof as may be necessary.	2,000 00
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LAW BOOKS.

For law library for books, serials and binding, two thousand five hundred dollars, or so much thereof as may be necessary.	2,500 00
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TECHNOLOGICAL BOOKS.

For purchase of books and serials in engineering and technological subjects, two thousand dollars, or so much thereof as may be necessary.	2,000 00
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BOOKS FOR BLIND.

For books to be loaned free to the blind of the state, two thousand dollars, or so much thereof as may be necessary.	2,000 00
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LIBRARY SCHOOL.

OFFICIAL SALARIES.

For salary of the vice-director, two thousand five hundred dollars.	2,500 00
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Educational — continued.**GRADED EMPLOYEES.**

Seventh grade, one employee, one thousand five hundred dollars.	\$1,500 00
Sixth grade, one employee, one thousand two hundred dollars.	1,200 00
Third grade, two employees, one thousand two hundred dollars.	1,200 00

DIVISION OF EDUCATIONAL EXTENSION.**OFFICIAL SALARIES.**

For salary of the chief, two thousand four hundred dollars.	2,400 00
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GRADED EMPLOYEES.

Eighth grade, one employee, one thousand eight hundred dollars.	1,800 00
Seventh grade, two employees, three thousand dollars.	3,000 00
Sixth grade, one employee, one thousand two hundred dollars.	1,200 00
Fifth grade, one employee, nine hundred dollars.	900 00
Fourth grade, three employees, two thousand one hundred sixty dollars.	2,160 00
Third grade, three employees, one thousand eight hundred dollars.	1,800 00
Second grade, four employees, one thousand nine hundred twenty dollars.	1,920 00
First grade, one employee, three hundred sixty dollars.	360 00

GRANTS TO LIBRARIES.

For grants of public money for the benefit of free libraries, for the purposes mentioned in sections fifty-two, eleven hundred and thirty-one, eleven hundred and thirty-two and eleven hundred and thirty-three of the education law, thirty-five thousand dollars, or so much thereof as may be necessary.	35,000 00
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TRAVELING LIBRARIES.

For traveling libraries and books, including traveling libraries for charitable institutions, six thousand dollars. or so much thereof as may be necessary.	6,000 00
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Educational — continued.**DIVISION OF SCIENCE****OFFICIAL SALARIES.**

For the salary of the director, state geologist and paleontologist, four thousand five hundred dollars.	\$4,500 00
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GRADED EMPLOYEES.

Tenth grade, four employees, nine thousand six hundred dollars.	9,600 00
Eighth grade, two employees, three thousand six hundred dollars.	3,600 00
Seventh grade, two employees, two thousand nine hundred dollars.	2,900 00
Sixth grade, seven employees, eight thousand twenty dollars.	8,020 00
Fifth grade, four employees, three thousand four hundred eighty dollars.	3,480 00
Fourth grade, three employees, two thousand one hundred sixty dollars.	2,160 00
Third grade, one employee, six hundred dollars.	600 00
Second grade, one employee, four hundred eighty dollars.	480 00

EXPENSES.

For actual and necessary traveling expenses of the director and his assistants in the performance of their official duties, and for necessary services in preserving and increasing the collections of the state museum and for field operations and scientific investigations, ten thousand dollars, or so much thereof as may be necessary.	10,000 00
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TEMPORARY SERVICES.

For temporary services in the several divisions of the education department, except for the division of science and special institutes, eighteen thousand dollars, or so much thereof as may be necessary. No payments for temporary services in said department shall be made from any other appropriation in this act, except as herein indicated.	18,000 00
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Educational — continued.**POSTAGE AND TRANSPORTATION.**

For postage, messages and transportation of letters, official documents and other matter sent by express or freight, including boxes or coverings for same, twenty-five thousand dollars, or so much thereof as may be necessary.

\$25,000 00

PRINTING.

For all department printing, including trustees' reports, school registers and the Arbor day circular, forty-five thousand dollars, or so much thereof as may be necessary. No payments for printing for the department of education shall be made from any other appropriation in this act.

45,000 00

TRAVELING EXPENSES.

For actual and necessary traveling expenses incurred in the performance of official duties in the visitation and inspection of common schools, high schools, academies, Indian schools, normal schools, colleges, universities, libraries and other institutions under the supervision of the education department by the state examinations board and of lectures in the library school, twenty-three thousand dollars, or so much thereof as may be necessary. No payment for traveling expenses of said department except for the division of science and for special institutes, shall be made from any other appropriation in this act.

23,000 00

CARE AND CLEANING SERVICES.

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OFFICE EXPENSES.

For office fixtures and for furniture and all other necessary incidental expenses, twelve thousand dollars, or so much thereof as may be necessary.

12,000 00

FARMERS' INSTITUTES.

For services of lecturers and instructors at farmers' institutes to be appointed and directed by the state education department, seven thousand five hundred dollars,

Educational -- continued.

or so much thereof as may be necessary. Such appointees shall render such other services to the department throughout the year when not engaged in visiting farmers' institutes as may be required. \$7,500 00

SPECIAL INSTITUTES AND UNIVERSITY CONVOCATION.

For actual and necessary traveling expenses and temporary services of speakers at special institutes, and the university convocation, two thousand dollars, or so much thereof as may be necessary. 2,000 00

TRAINING OF TEACHERS.

For payment to academies and union schools designated by the commissioner of education for the professional training of teachers, and for the professional training of teachers in cities of the state pursuant to section five hundred and two of chapter one hundred and forty, laws of nineteen hundred and ten, being the education law, one hundred twenty-five thousand dollars. Not more than one hundred and fifteen training classes shall be established by the commissioner of education in any one year. Seven hundred dollars shall be paid to each school maintaining a class of not less than ten pupils in accordance with rules and regulations established by the commissioner of education. The balance of this appropriation after paying said schools for maintaining said training classes shall be apportioned to the cities of the state which maintain training schools in accordance with rules and regulations established by the commissioner of education ratably according to the aggregate days attendance of the pupils regularly admitted to said training school. 125,000 00

INDIAN SCHOOLS.**MAINTENANCE.**

For support of Indian schools, ten thousand dollars, or so much thereof as may be necessary. 10,000 00

Educational — continued.**NORMAL SCHOOLS.****MAINTENANCE.**

For maintenance of the state normal college and the state normal schools, five hundred six thousand five hundred dollars, or so much thereof as may be necessary, payable on the approval of the commissioner of education as follows:

Of the state normal college at Albany, ninety thousand dollars.	\$90,000 00
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Of the state normal schools at:

Brockport, thirty-six thousand dollars;	36,000 00
Buffalo, forty thousand dollars;	40,000 00
Cortland, forty-six thousand dollars;	46,000 00
Fredonia, thirty-eight thousand dollars;	38,000 00
Geneseo, forty-seven thousand five hundred dollars;	47,500 00
New Paltz, thirty-seven thousand dollars;	37,000 00
Oneonta, forty-eight thousand dollars;	48,000 00
Oswego, forty thousand dollars;	40,000 00
Plattsburgh, thirty-eight thousand dollars;	38,000 00
Potsdam, forty-six thousand dollars.	46,000 00

One thousand dollars shall be allowed to the president of the state normal college in addition to his salary in lieu of the residence heretofore provided and destroyed by fire in nineteen hundred and six, and the sum of three hundred dollars in addition to salary shall be allowed to the principal of each normal school not provided with a residence by the state.

MAINTENANCE FROM RECEIPTS.

In addition to the above appropriations fifteen thousand dollars, or so much thereof as may be necessary, is hereby appropriated from the tuition fees and revenues from other sources received by the state treasurer from the several normal schools to be repaid to the schools from which received, for their further support and maintenance. No part of the appropriation for the maintenance of normal schools shall be available for insurance of normal school buildings.

15,000 00

Educational — continued.**DISTRICT SUPERINTENDENTS.****SALARIES.**

For salaries of district superintendents pursuant to section three hundred and eighty-nine of chapter one hundred and forty, laws of nineteen hundred and ten, being the education law, two hundred forty-eight thousand four hundred dollars. \$248,400 00

EXPENSES.

For expenses, section three hundred and ninety of the education law, sixty-two thousand one hundred dollars, or so much thereof as may be necessary. 62,100 00

SUPPORT OF COMMON SCHOOLS.

For the support of the common schools of the state, five million one hundred seventy-five thousand dollars, or so much thereof as may be necessary, to be apportioned by the commissioner of education as supervision, district and teachers' quotas and for general industrial and trade schools on the basis provided by articles eighteen and twenty-two of the education law. He may in his discretion include in such apportionment an allowance not to exceed one hundred fifty dollars for the first teacher and one hundred dollars additional for each additional teacher for schools maintained by private enterprise or otherwise for a legal term, or a proportionate amount for a shorter time, and taught by duly licensed teachers for the benefit of children whose parents, or one of them, are employed on public or corporate works under conditions making it impracticable for such children to be taken care of in the public schools of the locality where such work is being carried on, and where it appears that such residence is only temporary. Before making such apportionment the commissioner of education may set aside not to exceed ten thousand dollars for a contingent fund. 5,175,000 00

SCHOOL LIBRARIES AND NONRESIDENT TUITION.

For cities, union school districts, academies maintaining academic departments and public school libraries, six

Educational — continued.

hundred fifty thousand dollars, to be apportioned by the commissioner of education under regulations established by him in the manner directed by section four hundred and ninety-three of chapter twenty-one of the laws of nineteen hundred and nine, being the education law; but in the apportionment of moneys for nonresident pupils attending the academic department of public schools as provided in said chapter, the commissioner of education shall include nonresident pupils from districts not maintaining a four-year curriculum, providing such nonresident pupils shall have completed the course of studies maintained by the district in which they reside; and in such apportionment to cities whose customary charge for nonresident pupils is greater than the sum provided in said chapter, the commissioner of education may in his discretion permit the sum so apportioned to be applied upon such customary charge for such nonresident pupils from towns adjacent to such cities, provided the balance of such customary charge shall be assumed by the school district in which such nonresident pupil is resident and the payment thereof shall have been provided for at a school district meeting, held in such district.

\$650,000 00

The comptroller is hereby authorized to transfer to the general fund to meet the appropriations hereby made for educational purposes so much of the revenues of the trust funds as may be necessary, or which the investments will yield, not to exceed three hundred forty-nine thousand five hundred dollars as follows:

Common school fund, one hundred seventy-seven thousand dollars, \$177,000;

Literature fund, twelve thousand dollars, \$12,000;

United States deposit fund, one hundred sixty thousand five hundred dollars, \$160,500.

ALFRED UNIVERSITY.

SCHOOL OF CERAMICS.

For maintenance of the state school of clay-working and ceramics at Alfred University, as provided by chap-

Educational — continued.

ter three hundred and eighty-three, laws of nineteen hundred, thirteen thousand three hundred fifty dollars, or so much thereof as may be necessary.

\$13,350 00

DEAF AND DUMB.

WESTERN NEW YORK INSTITUTION FOR DEAF-MUTES.

For the support and instruction of one hundred and fifteen pupils at the Western New York Institution for Deaf-Mutes, at Rochester, in addition to the sum of sixteen thousand seven hundred and nine dollars and seventy-eight cents (re. \$16,709.78), remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and next fiscal years, the further sum of twenty-two thousand nine hundred forty dollars and twenty-two cents, or so much thereof as may be necessary.

22,940 22

INSTITUTION FOR IMPROVED INSTRUCTION OF DEAF-MUTES.

For the support and instruction of one hundred and fifty pupils at the Institution for the Improved Instruction of Deaf-Mutes, in New York city, in addition to the sum of eleven thousand nine hundred and thirty-four dollars and thirty-four cents (re. \$11,934.34), remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and next fiscal years, the further sum of thirty-six thousand eight hundred and fifteen dollars and sixty-six cents, or so much thereof as may be necessary.

36,815 66

NORTHERN NEW YORK INSTITUTION FOR DEAF-MUTES.

For the support and instruction of sixty pupils at the Northern New York Institution for Deaf-Mutes, at Malone, in addition to the sum of fifteen thousand four hundred and ninety-three dollars and fifty-one cents (re. \$15,493.51), remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and next fiscal years, the further sum of five thousand one hundred thirteen dollars and eighty-one cents, or so much thereof as may be necessary.

5,113 81

Educational — continued.

**SAINT JOSEPH'S INSTITUTE FOR THE IMPROVED INSTRUCTION OF
DEAF-MUTES.**

For the support and instruction of two hundred and eighty pupils at Saint Joseph's Institute for the Improved Instruction of Deaf-Mutes, at Westchester, in addition to the sum of forty-seven thousand two hundred and seventy-five dollars and twenty-three cents (re. \$47,275.23), remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and next fiscal years, the further sum of forty-three thousand seven hundred and twenty-four dollars and seventy-seven cents, or so much thereof as may be necessary. \$43,724 77

ALBANY HOME SCHOOL FOR THE ORAL INSTRUCTION OF THE DEAF.

For the support and instruction of thirty pupils at the Albany Home School for the Oral Instruction of the Deaf, at Albany, in addition to the sum of three thousand four hundred and ninety-four dollars and eight cents (re. \$3,494.08), remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and next fiscal years, the further sum of six thousand two hundred and fifty-five dollars and ninety-two cents, or so much thereof as may be necessary. 6,255 92

**LECOUTEULX SAINT MARY'S INSTITUTION FOR THE IMPROVED
INSTRUCTION OF DEAF-MUTES.**

For the support and instruction of one hundred pupils at the LeCouteulx Saint Mary's Institution for the Improved Instruction of Deaf-Mutes, at Buffalo, in addition to the sum of twenty-one thousand nine hundred and twenty-one dollars and forty-five cents (re. \$21,921.45), remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and next fiscal years, the further sum of ten thousand five hundred and seventy-eight dollars and fifty-five cents, or so much thereof as may be necessary. 10,578 55

Educational — concluded.**THE NEW YORK INSTITUTION FOR THE INSTRUCTION OF THE DEAF AND DUMB.**

For the support and instruction of three hundred pupils at the New York Institution for the Instruction of the Deaf and Dumb, at New York city, in addition to the sum of thirty-five thousand four hundred and ninety-four dollars and four cents (re. \$35,494.04), remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and next fiscal years, the further sum of sixty-five thousand five hundred eighty dollars and ninety-six cents, or so much thereof as may be necessary.

\$65,580 96**CENTRAL NEW YORK INSTITUTION FOR THE IMPROVED INSTRUCTION OF DEAF-MUTES.**

For the support and instruction of fifty-five pupils at the Central New York Institution for the Improved Instruction of Deaf-mutes, at Rome, in addition to the sum of forty-three thousand three hundred and fifty-two dollars and sixty-seven cents (re. \$43,352.67), or so much thereof as may be necessary, remaining unexpended of appropriations heretofore made therefor by chapter five hundred and twelve of the laws of nineteen hundred and ten, and chapter eight hundred and ten of the laws of nineteen hundred and eleven, is hereby reappropriated for the current and next fiscal years the further sum of nine hundred seventy-five dollars, or so much thereof as may be necessary.

975 00**AGRICULTURAL.****DEPARTMENT OF AGRICULTURE.****OFFICIAL SALARIES.**

For the salaries of the:

commissioner of agriculture, six thousand dollars;	6,000 00
one assistant commissioner, four thousand dollars;	4,000 00
one assistant commissioner, two thousand five hundred dollars;	2,500 00

Agricultural — continued.

chief of accounts, two thousand four hundred dollars;	\$2,400 00
chief veterinarian, three thousand dollars;	3,000 00
chief of bureau of horticulture and nursery inspection, two thousand seven hundred fifty dollars;	2,750 00
chief of bureau of butter substitutes, two thousand seven hundred fifty dollars;	2,750 00
chief chemist, three thousand dollars;	3,000 00
inspectors of farms, three thousand six hundred dollars.	3,600 00

CHEMISTS' SALARIES.

For the salaries of chemists, bacteriologists, physiologists, and other scientific employees, thirteen thousand eight hundred dollars, or so much thereof as may be necessary.	13,800 00
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GRADED EMPLOYEES.

Ninth grade, nine employees, eighteen thousand three hundred dollars.	18,300 00
Eighth grade, eleven employees, eighteen thousand nine hundred sixty dollars.	18,960 00
Seventh grade, thirty employees, forty-five thousand dollars.	45,000 00
Sixth grade, fifty-two employees, sixty-two thousand four hundred dollars.	62,400 00
Fifth grade, thirty-five employees, thirty thousand five hundred twenty dollars.	30,520 00
Fourth grade, nineteen employees, thirteen thousand six hundred eighty dollars.	13,680 00
Third grade, five employees, three thousand dollars.	3,000 00
Second grade, three employees, one thousand four hundred forty dollars.	1,440 00

SPECIAL DETECTIVES.

For services and expenses of two special confidential detective agents, two thousand seven hundred dollars, or so much thereof as may be necessary.	2,700 00
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FURNITURE, REPAIRS, ETC.

For repairs, office furniture and supplies, four thousand dollars, or so much thereof as may be necessary.	4,000 00
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Agricultural — continued.**FARMERS' INSTITUTES.**

For maintenance and extension of farmers' institutes held under the auspices of the commissioner of agriculture, and for holding farmers' educational meetings and demonstrations and co-operating with the State College of Agriculture and other institutions and organizations, including inspections of and recommendations, concerning farms connected with state institutions as provided in the agricultural law, thirty-eight thousand dollars, or so much thereof as may be necessary, to be paid upon the order of the commissioner of agriculture, and certified in sums as needed and for which vouchers for expenditures duly audited and verified by him shall be rendered.

\$38,000 00**COMMISSIONER'S EXPENSES.**

For the commissioner of agriculture, for traveling expenses, one thousand two hundred dollars, or so much thereof as may be necessary.

1,200 00**FIRST ASSISTANT'S EXPENSES.**

For the first assistant commissioner located at Albany, for traveling expenses, six hundred dollars, or so much thereof as may be necessary.

600 00**EXPENSES.**

For actual and necessary traveling expenses of the assistant commissioners and employees, except the first assistant commissioner located at Albany, in the performance of their official duties, and for the actual and necessary incidental expenses of the department, sixty thousand dollars, or so much thereof as may be necessary, of which sum an amount not to exceed one thousand dollars may be advanced to the chief of accounts of the department of agriculture for miscellaneous emergency payments for labor and supplies, same to be accounted for on vouchers duly receipted and when so accounted for an additional amount may be drawn, provided the chief of accounts is bonded in the sum of not less than five thousand dollars and said bond is approved by and filed with the comptroller.

60,000 00

Agricultural — continued.**NURSERY INSPECTION.**

For the commissioner of agriculture, for the purpose of investigation and extermination of contagious diseases of plants, and San José scale, and other dangerously infectious or contagious insect pest or pests, or diseases, fifteen thousand dollars, or so much thereof as may be necessary.

\$15,000 00

BUREAU OF STATISTICS.

For actual and necessary incidental expenses of the bureau of statistics and for collecting and disseminating information relative to agricultural labor within the state, as provided by article twelve of the agricultural law, eleven thousand six hundred dollars, or so much thereof as may be necessary.

11,600 00

PURE FOOD.

For the purpose of enforcing the provisions of articles four and eight, chapter nine, laws of nineteen hundred and nine, being the agricultural law, relating to vinegar and foods, eleven thousand dollars, or so much thereof as may be necessary.

11,000 00

FERTILIZERS AND FEEDING STUFFS.

For expenses of the office and field work in enforcing the provisions of articles seven and nine, chapter nine, laws of nineteen hundred and nine, being the agricultural law, relating to concentrated commercial feeding stuffs and commercial fertilizers, seven thousand eight hundred dollars, or so much thereof as may be necessary.

7,800 00

DISEASES OF ANIMALS, INDEMNITIES.**SERVICES AND EXPENSES.**

For enforcing provisions of article five, chapter nine, laws of nineteen hundred and nine, being the agricultural law, seventy-five thousand dollars, or so much thereof as may be necessary. Provided, however, that no part of this fund shall be used for the payment of

Agricultural — continued.

indemnities for animals destroyed by order of the commissioner of agriculture.

\$75,000 00

DAIRY PRODUCTS.

For enforcing the provisions of article three, chapter nine, laws of nineteen hundred and nine, being the agricultural law, relating to dairy products, and other matters, fifteen thousand dollars, or so much thereof as may be necessary.

15,000 00

AGRICULTURAL EXPERIMENT STATION.**FERTILIZER AND BULLETINS.**

For the New York State Agricultural Experiment Station, for enforcing the provisions of the law in relation to commercial fertilizers, pursuant to section two hundred and twenty-four of chapter nine of the laws of nineteen hundred and nine, being the agricultural law, and for the expense of bulletins as provided therein, eleven thousand dollars, or so much thereof as may be necessary.

11,000 00

FEEDING STUFFS.

For enforcing the provisions of the law in relation to concentrated feeding stuffs, as shall be authorized by the board of control, pursuant to section one hundred and sixty-four of chapter nine of the laws of nineteen hundred and nine, being the agricultural law, four thousand five hundred dollars, or so much thereof as may be necessary.

4,500 00

SALARIES OF SCIENTIFIC STAFF.

For salaries of the scientific staff and clerical force, fifty-two thousand dollars, or so much thereof as may be necessary.

52,000 00

SERVICES OF LABORERS.

For labor, including engineers, janitors, laboratory helpers, gardeners, herdsmen, teamsters, poultrymen, watchmen, and other necessary labor, fifteen thousand eight hundred dollars, or so much thereof as may be necessary.

15,800 00

Agricultural — continued.**INVESTIGATIONS.**

For necessary expenses in conducting researches in plant nutrition, diseases of plants, injurious insects, bacteriology, animal nutrition, dairy practice and poultry keeping, twenty-four thousand dollars, or so much thereof as may be necessary.

\$24,000 00

GRAPE CULTURE.

For continuation of the investigation of the conditions of grape growing in Chautauqua county, including cultivation, methods of management, fungous and insect depredations and varieties, seven thousand five hundred dollars, or so much thereof as may be necessary.

7,500 00

GENERAL EXPENSES.

For general expenses, including heat, light, water, equipment, scientific apparatus, farm implements and machinery, and general repairs, five thousand five hundred dollars, or so much thereof as may be necessary.

5,500 00

SAINT LAWRENCE UNIVERSITY.**SCHOOL OF AGRICULTURE.****MAINTENANCE.**

For maintenance of the New York State School of Agriculture at Saint Lawrence University, as provided by article forty-one of chapter one hundred and forty of the laws of nineteen hundred and ten, being the educational law, thirty-five thousand dollars, or so much thereof as may be necessary, said sum to be paid to the treasurer of said school in quarterly installments upon his filing a suitable bond with the comptroller.

35,000 00

STATE SCHOOL OF AGRICULTURE AT MORRISVILLE.**MAINTENANCE.**

For maintenance of the State School of Agriculture at Morrisville, as provided in article forty-three of the

Agricultural — continued.

educational law, and subject to the approval of the commissioner of agriculture, thirty-four thousand eight hundred and eighty dollars, or so much thereof as may be necessary.

\$34,880 00

CORNELL UNIVERSITY.**COLLEGE LAND SCRIP FUND INTEREST.**

For payment to Cornell University, being the interest at five per centum on the proceeds of the college land scrip fund pursuant to section ninety-seven of chapter fifty-eight of the laws of nineteen hundred and nine, being the state finance law, thirty-four thousand four hundred and twenty-eight dollars and eighty cents.

34,428 80

VETERINARY COLLEGE.

For the State Veterinary College at Cornell University for maintenance, equipment and necessary material to conduct the same, fifty thousand dollars, or so much thereof as may be necessary, payable to the treasurer of Cornell University on warrant of the comptroller.

50,000 00

COLLEGE OF AGRICULTURE.

For the State College of Agriculture at Cornell University for the maintenance, equipment and necessary material to conduct the same, two hundred and sixty-five thousand dollars, or so much thereof as may be necessary, payable to the treasurer of Cornell University on the warrant of the comptroller pursuant to section ten hundred and thirty-nine of chapter one hundred and forty of the laws of nineteen hundred and ten, being the education law.

265,000 00

ALFRED UNIVERSITY.**SCHOOL OF AGRICULTURE.**

For maintenance of the State School of Agriculture at Alfred University, as provided by article forty-two, section ten hundred and seventy-two of chapter one hundred and forty of the laws of nineteen hundred and ten, being the educational law, thirty-four thousand seven hundred fifty dollars, or so much thereof as may be necessary.

34,750 00

Agricultural — concluded.

STATE SCHOOL OF AGRICULTURE AT COBLESKILL.

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SYRACUSE UNIVERSITY.

COLLEGE OF FORESTRY.

For State College of Forestry at Syracuse University,
for maintenance, equipment and necessary material to
conduct the college of forestry, fifty thousand dollars,
or so much thereof as may be necessary, payable to
the treasurer of Syracuse University on the warrant
of the comptroller. \$50,000 00

STATE FAIR COMMISSION.

OFFICIAL SALARIES.

For salaries of the:
commission, seventeen thousand five hundred dollars; 17,500 00
officers of the commission, eight thousand two hundred
dollars. 8,200 00
For expenses of the commissioners, four thousand dollars,
or so much thereof as may be necessary. 4,000 00

INSURANCE.

Insurance, four thousand dollars, or so much thereof as
may be necessary. 4,000 00

DEFENSIVE.

NATIONAL GUARD.

OFFICIAL SALARIES.

For salaries of the:
adjutant-general, five thousand five hundred dollars; 5,500 00
for five assistant adjutant-generals, two of the grade
of colonel, three of the grade of lieutenant-colonel,
and a military storekeeper, grade of captain, fifteen
thousand three hundred dollars. 15,300 00

GRADED EMPLOYEES.

Ninth grade, one employee, two thousand one hundred
dollars. 2,100 00

Defensive — continued.

Eighth grade, five employees, eight thousand five hundred twenty-five dollars.	\$8,525 00
Seventh grade, seven employees, nine thousand dollars.	9,000 00
Sixth grade, six employees, six thousand dollars.	6,000 00
Fifth grade, four employees, three thousand five hundred dollars.	3,500 00
Fourth grade, eight employees, five thousand seven hundred sixty dollars.	5,760 00

POSTAGE AND TRANSPORTATION.

For postage and transportation of letters, official documents or other matter sent by express or freight, including boxes or covering for same, for the adjutant-general, two thousand dollars, or so much thereof as may be necessary.	2,000 00
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GENERAL EXPENSES.

For actual and necessary expenses of the national guard and office of the adjutant-general, two hundred twenty-five thousand dollars, or so much thereof as may be necessary.	225,000 00
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ALLOWANCES TO HEADQUARTERS.

For allowances to headquarters of brigades, regiments, battalions and squadrons, and office of the chief of coast artillery, forty thousand dollars, or so much thereof as may be necessary.	40,000 00
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ALLOWANCES TO OFFICERS AND ORGANIZATIONS.

For allowances to officers to assist in uniforming and equipping themselves and for organizations for the purpose of defraying necessary military expenses, two hundred thousand dollars, or so much thereof as may be necessary.	200,000 00
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PENSIONS.

For payment of pensions to the members of the national guard and naval militia and their care when injured or disabled in service and for the purpose of examination of claims, fifteen thousand dollars, or so much thereof as may be necessary.	15,000 00
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Defensive — continued.**HEADQUARTERS.****POSTAGE AND TRANSPORTATION.**

For postage and transportation of letters, official documents or other matter sent by express or freight, including boxes or covering for same, for the headquarters' division, seven hundred dollars, or so much thereof as may be necessary.

\$700 00**MAJOR-GENERAL.****OFFICIAL SALARIES.**

Officers on the staff of the major-general commanding division national guard:

adjutant-general, grade of lieutenant-colonel, three thousand dollars;

3,000 00

adjutant-general, grade of lieutenant-colonel, one thousand five hundred dollars;

1,500 00

inspector-general, grade of lieutenant-colonel, three thousand dollars;

3,000 00

lieutenant-colonel, ordnance department, three thousand dollars;

3,000 00

major, ordnance department, two thousand five hundred dollars.

2,500 00**GRADED EMPLOYEES.**

Seventh grade, two employees, three thousand dollars.

3,000 00

Sixth grade, two employees, two thousand two hundred dollars.

2,200 00**NAVAL MILITIA.****ALLOWANCES TO HEADQUARTERS.**

For allowance to the headquarters of the naval militia and battalions, three thousand dollars, or so much thereof as may be necessary.

3,000 00**ALLOWANCES TO OFFICERS AND ORGANIZATIONS.**

For allowance to officers to assist in uniforming and equipping themselves and organizations for the purpose of defraying necessary military expenses, nine thousand five hundred dollars, or so much thereof as may be necessary.

9,500 00

Defensive — concluded.**GENERAL EXPENSES.**

For the actual and necessary expenses of the naval militia, to be expended in accordance with the military law, twenty-nine thousand dollars, or so much thereof as may be necessary.

\$29,000 00

PENAL.**PRISON DEPARTMENT.****OFFICIAL SALARIES.**

For salaries of the:

superintendent of state prisons, six thousand dollars;
superintendent's clerk, four thousand dollars.

6,000 00

4,000 00

GRADED EMPLOYEES.

Eleventh grade, two employees, five thousand dollars.

5,000 00

Tenth grade, one employee, two thousand four hundred dollars.

2,400 00

Eighth grade, one employee, eighteen hundred dollars.

1,800 00

Seventh grade, three employees, three thousand nine hundred dollars.

3,900 00

Sixth grade, five employees, five thousand dollars.

5,000 00

Fifth grade, one employee, nine hundred dollars.

900 00

TRAVELING EXPENSES.

For actual and necessary traveling expenses of the superintendent and his clerks, in the performance of their official duties, two thousand dollars, or so much thereof as may be necessary.

2,000 00

OFFICE EXPENSES.

For furniture, books, blanks, printing, stationery, messages, postage and transportation of letters, official documents and other matter sent by express or freight, including boxes or covering for same, and other necessary and incidental office expenses, three thousand dollars, or so much thereof as may be necessary.

* 3,000 00

Penal — continued.**PAROLE OFFICERS' TRAVELLING EXPENSES.**

For actual and necessary traveling expenses of the parole officers in the performance of their official duties, and for rewards for delinquent paroled prisoners, four thousand dollars, or so much thereof as may be necessary.

\$4,000 00

STATE PRISONS.**MAINTENANCE.**

For support and maintenance of the several state prisons pursuant to chapter forty-seven of the laws of nineteen hundred and nine, being the prison law, and for the ordinary repairs and supplying water for Sing Sing, Auburn, Clinton and Great Meadow prisons, seven hundred seventy thousand dollars, or so much thereof as may be necessary.

770,000 00

PRISON FOR WOMEN.

For the state prison for women at Auburn, pursuant to article five of chapter forty-seven, laws of nineteen hundred and nine, being the prison law, and for the transportation of women prisoners, twenty-six thousand dollars, or so much thereof as may be necessary.

, 26,000 00

FARM FOR WOMEN.**CONSTRUCTION, EQUIPMENT AND MAINTENANCE.**

For the state farm for women, pursuant to chapter four hundred sixty-seven of the laws of nineteen hundred and eight, twenty-five thousand dollars, or so much thereof as may be necessary.

25,000 00

DANNEMORA HOSPITAL FOR INSANE CONVICTS.

For support and maintenance of the Dannemora Hospital for Insane Convicts, one hundred thousand dollars, or so much thereof as may be necessary.

100,000 00

MATTEAWAN STATE HOSPITAL FOR INSANE CRIMINALS.

For support and maintenance of Matteawan State Hospital for Insane Criminals, one hundred ninety thousand dollars, or so much thereof as may be necessary.

190,000 00

Penal — continued.

BOARD OF PAROLE FOR STATE PRISONS.

SALARIES.

For compensation of the two members other than the superintendent of prisons at the rate of three thousand six hundred dollars per annum each, or at such other rate as may be prescribed by law, the sum of seven thousand two hundred dollars, or so much thereof as may be necessary. \$7,200 00

TRAVELING EXPENSES.

For actual necessary traveling expenses, one thousand five hundred dollars, or so much thereof as may be necessary. 1,500 00

POSTAGE AND OFFICE EXPENSES.

For postage, stationery and office expenses, other than extra compensation and salary, five hundred dollars, or so much thereof as may be necessary. 500 00

STATE COMMISSION OF PRISONS.

COMMISSIONERS' COMPENSATION.

For compensation of the commissioners, two thousand eight hundred dollars, or so much thereof as may be necessary. 2,800 00

OFFICIAL SALARIES.

For salaries of the:
 secretary, three thousand six hundred dollars; 3,600 00
 chief clerk, two thousand six hundred dollars. 2,600 00

GRADED EMPLOYEES.

Seventh grade, two employees, three thousand dollars. 3,000 00

TRAVELING EXPENSES.

For actual and necessary traveling expenses of the commissioners and secretary in the performance of their official duties, two thousand five hundred dollars, or so much thereof as may be necessary. 2,500 00

OFFICE EXPENSES.

For furniture, books, blanks, printing, stationery, messages, postage and transportation of letters. official
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Penal — continued.

documents and other matter sent by express or freight, including boxes or covering for same, and other necessary and incidental office expenses, two thousand five hundred dollars, or so much thereof as may be necessary.

\$2,500 00

INSPECTORS' EXPENSES.

For actual and necessary traveling expenses of the inspectors, four hundred dollars, or so much thereof as may be necessary.

400 00

STATE PROBATION COMMISSION.

OFFICIAL SALARIES.

For the salary of the secretary, three thousand dollars.

3,000 00

GRADED EMPLOYEES.

Seventh grade, two employees, one thousand five hundred dollars each, three thousand dollars.

3,000 00

Fourth grade, one employee, seven hundred twenty dollars.

720 00

TEMPORARY HELP.

For temporary help, fifty dollars, or so much thereof as may be necessary.

50 00

TRAVELING EXPENSES.

For traveling expenses of the commissioners, secretary and other employees, while engaged in the discharge of their official duties, one thousand five hundred dollars, or so much thereof as may be necessary.

1,500 00

OFFICE EXPENSES.

For furniture, books, blanks, stationery, printing, messages, postage and transportation of letters, official documents and other matter sent by express or freight, including boxes or covering for the same, and other necessary and incidental office expenses, three thousand dollars, or so much thereof as may be necessary.

3,000 00

CONFERENCE EXPENSES.

For conferences, two hundred dollars, or so much thereof as may be necessary.

200 00

Penal — concluded.

STATE BOARD OF CLASSIFICATION.

STENOGRAPHER'S SALARY.

For salary of stenographer, seven hundred dollars.	\$700 00
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EXPENSES.

For traveling and allowed expenses and other incidentals and office expenses, one thousand dollars, or so much thereof as may be necessary.	1,000 00
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TRANSPORTATION OF CONVICTS.

For compensation of sheriffs for the transportation of convicts to prisons, asylums for insane criminals, penitentiaries, houses of refuge and reformatories, fifteen thousand dollars, or so much thereof as may be necessary.	15,000 00
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PENITENTIARIES.

For maintenance of convicts sentenced to penitentiaries, as provided by section three hundred and twenty-four of chapter forty-seven of the laws of nineteen hundred and nine, being the prison law, and of convicts sentenced under sections twenty-three hundred and seventy and twenty-three hundred and seventy-one of chapter eighty-eight of the laws of nineteen hundred and nine, being the penal law, one hundred thousand dollars, or so much thereof as may be necessary.	100,000 00
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CURATIVE.

STATE INSTITUTE FOR THE STUDY OF MALIGNANT DISEASES.

MAINTENANCE.

For the State Institute for the Study of Malignant Diseases at Buffalo, for the equipment and maintenance of laboratory and hospital, including salaries, sixty thousand dollars, or so much thereof as may be necessary.	60,000 00
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Curative — continued.**LUNACY COMMISSIONION.****OFFICIAL SALARIES.****For salaries of the:**

medical commissioner, seven thousand five hundred dollars;	\$7,500 00
legal commissioner, five thousand dollars;	5,000 00
lay commissioner, five thousand dollars;	5,000 00
medical inspector, four thousand five hundred dollars;	4,500 00
secretary, five thousand dollars;	5,000 00
auditor, four thousand dollars.	4,000 00

GRADED EMPLOYEES.

Eleventh grade, two employees, five thousand dollars.	5,000 00
Ninth grade, one employee, two thousand dollars.	2,000 00
Seventh grade, four employees, six thousand four hundred dollars.	6,400 00
Sixth grade, one employee, one thousand dollars.	1,000 00
Fourth grade, one employee, seven hundred dollars.	700 00
Second grade, two employees, nine hundred and sixty dollars.	960 00

TEMPORARY SERVICES.

For temporary clerical and expert services, two thousand five hundred dollars, or so much thereof as may be necessary.	2,500 00
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COMMISSIONERS' EXPENSES.

For traveling and incidental expenses of the three commissioners in the performance of their official duties, one thousand two hundred dollars each, three thousand six hundred dollars.	3,600 00
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MEDICAL INSPECTOR'S EXPENSES.

For the actual and necessary traveling expenses of the medical inspector, in the performance of his official duties, one thousand dollars, or so much thereof as may be necessary.	1,000 00
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DEPORTATION AND TRANSFER.

For the deportation of alien and nonresident lunatics to other countries and states; and for the transfer of patients from one hospital to another, twenty-five thousand dollars, or so much thereof as may be necessary.	25,000 00
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Curative — continued.**SPECIAL AGENTS.**

For compensation and actual and necessary traveling expenses of special agents, in the performance of their official duties, ten thousand dollars, or so much thereof as may be necessary. \$10,000 00

OFFICE EXPENSES.

For furniture, books, blanks, printing, stationery, messages, postage and transportation of letters, official documents and other matter sent by express or freight, including boxes or covering for same, and other necessary and incidental office expenses, eight thousand five hundred dollars, or so much thereof as may be necessary. 8,500 00

PSYCHIATRIC INSTITUTE.

For the maintenance of the psychiatric institute, under the direction of the state commission in lunacy, as provided by article seven of chapter thirty-two of the laws of nineteen hundred and nine, being the insanity law, thirty thousand dollars, or so much thereof as may be necessary. 30,000 00

BOARD OF ALIENISTS.**SALARIES.**

For the salaries of the members of the board of alienists appointed under section nineteen of chapter thirty-two of the laws of nineteen hundred and nine, being the insanity law, fifteen thousand dollars. 15,000 00

TRAVELING EXPENSES.

For the actual and necessary expenses of the members of said board, in the performance of their official duties, six hundred dollars, or so much thereof as may be necessary. 600 00

INTERPRETERS.

For the services of interpreters, clerk and stenographer, six thousand dollars, or so much thereof as may be necessary. 6,000 00

OFFICE EXPENSES.

For office expenses, including rent, telephone, stationery and postage, three thousand dollars, or so much thereof as may be necessary. 3,000 00

Curative — continued.

BUREAU OF HOSPITAL TREASURER.

OFFICIAL SALARIES.

For salary of the treasurer, state hospitals, four thousand five hundred dollars.	\$4,500 00
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GRADED EMPLOYEES.

Ninth grade, one employee, two thousand dollars.	2,000 00
Eighth grade, two employees, three thousand four hundred dollars.	3,400 00
Seventh grade, one employee, one thousand five hundred dollars.	1,500 00
Sixth grade, two employees, two thousand two hundred dollars.	2,200 00
First grade, one employee, three hundred sixty dollars,	360 00

INSPECTORS OF BUILDINGS AND SUPPLIES.

SALARIES.

For salary of the:	
inspector of buildings and engineering, four thousand dollars;	4,000 00
inspector of supplies, four thousand dollars.	4,000 00

TRAVELING EXPENSES.

For the necessary and actual expenses of the inspectors in the performance of their official duties, two thousand dollars, or so much thereof as may be necessary.	2,000 00
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BINGHAMTON STATE HOSPITAL.

For maintenance, four hundred thirty-seven thousand seventy dollars and fifty cents, or so much thereof as may be necessary.	437,070 50
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BUFFALO STATE HOSPITAL.

For maintenance, three hundred seventy-seven thousand eighty-four dollars, or so much thereof as may be necessary.	377,084 00
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CENTRAL ISLIP STATE HOSPITAL.

For maintenance, seven hundred thirty-two thousand one hundred ninety-eight dollars, or so much thereof as may be necessary.	732,198 00
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Curative — continued.**GOWANDA STATE HOMEOPATHIC HOSPITAL.**

For maintenance, two hundred seven thousand nine hundred thirty-six dollars and ninety-five cents, or so much thereof as may be necessary. \$207,936 95

HUDSON RIVER STATE HOSPITAL.

For maintenance, five hundred sixty-eight thousand four hundred ninety-one dollars, or so much thereof as may be necessary. 568,491 00

KINGS PARK STATE HOSPITAL.

For maintenance, six hundred forty-three thousand sixty-nine dollars, or so much thereof as may be necessary. 643,069 00

LONG ISLAND STATE HOSPITAL.

For maintenance, two hundred six thousand four hundred seventy dollars fifty cents, or so much thereof as may be necessary. 206,470 50

MANHATTAN STATE HOSPITAL.

For maintenance, seven hundred fifty-four thousand six hundred sixteen dollars and eighty-six cents, or so much thereof as may be necessary. 754,616 86

MIDDLETOWN STATE HOMEOPATHIC HOSPITAL.

For maintenance, three hundred seventy-five thousand one hundred eight dollars, or so much thereof as may be necessary. 375,108 00

MOHANSIC STATE HOSPITAL.

For maintenance, sixty-nine thousand ninety dollars, or so much thereof as may be necessary. 69,090 00

ROCHESTER STATE HOSPITAL.

For maintenance, two hundred ninety-five thousand five hundred eighty-seven dollars and fifty cents, or so much thereof as may be necessary. 295,587 50

ST. LAWRENCE STATE HOSPITAL.

For maintenance, three hundred eighty-eight thousand four hundred seven dollars fifty cents, or so much thereof as may be necessary. 388,407 50

Curative — concluded.**UTICA STATE HOSPITAL.**

For maintenance, three hundred eighteen thousand three hundred forty nine dollars and thirty-six cents, or so much thereof as may be necessary. \$318,349 36

WILLARD STATE HOSPITAL.

For maintenance, four hundred thirty-one thousand four hundred twelve dollars twenty cents, or so much thereof as may be necessary. 431,412 20

CHARITABLE.**STATE BOARD OF CHARITIES.****OFFICIAL SALARIES.**

For salary of the:
 secretary, five thousand dollars; 5,000 00
 superintendent of inspection, three thousand dollars. 3,000 00

GRADED EMPLOYEES.

Eleventh grade, one employee, two thousand five hundred dollars. 2,500 00
 Seventh grade, three employees, four thousand five hundred dollars. 4,500 00
 Sixth grade, two employees, two thousand four hundred dollars. 2,400 00
 Fifth grade, three employees, two thousand seven hundred dollars. 2,700 00
 Fourth grade, four employees, two thousand eight hundred eighty dollars. 2,880 00
 Third grade, one employee, six hundred dollars. 600 00

TEMPORARY HELP.

For temporary help, five hundred dollars, or so much thereof as may be necessary. 500 00

COMMISSIONERS' AND SECRETARY'S EXPENSES.

For actual and necessary expenses of the commissioners and secretary in the performance of their official duties, two thousand dollars, or so much thereof as may be necessary. 2,000 00

Charitable — continued.**COMMISSIONERS' COMPENSATION.**

For compensation of twelve commissioners, as provided by section five of chapter fifty-seven of the laws of nineteen hundred and nine, being the state charities law, two thousand dollars, or so much thereof as may be necessary. \$2,000 00

EMPLOYEES' EXPENSES.

For actual and necessary traveling expenses of the employees of the department in the performance of their official duties, two thousand five hundred dollars, or so much thereof as may be necessary. 2,500 00

OFFICE EXPENSES.

For furniture, rent, books, blanks, heating and lighting, printing and other necessary and incidental office expenses, eight thousand dollars, or so much thereof as may be necessary. 8,000 00

POSTAGE AND TRANSPORTATION.

For postage and transportation of letters, official documents and other matter sent by express or freight, including boxes or covering for same, one thousand eight hundred dollars, or so much thereof as may be necessary. 1,800 00

NEW YORK OFFICE.**OFFICIAL SALARIES.**

For salary of the superintendent, one thousand eight hundred dollars. 1,800 00

GRADED EMPLOYEES.

Eighth grade, one employee, one thousand eight hundred dollars. 1,800 00

Seventh grade, one employee, one thousand five hundred dollars. 1,500 00

Sixth grade, four employees, four thousand eight hundred dollars. 4,800 00

Fifth grade, one employee, nine hundred dollars. 900 00

Fourth grade, one employee, seven hundred and twenty dollars. 720 00

Third grade, one employee, six hundred dollars. 600 00

Charitable — continued.

STATE AND ALIEN POOR.

OFFICIAL SALARIES.

For salaries of the:

superintendent, three thousand five hundred dollars;	\$3,500 00
deputy superintendent in New York city, one thousand eight hundred dollars.	1,800 00

GRADED EMPLOYEES.

Ninth grade, one employee, two thousand dollars.	2,000 00
Seventh grade, four employees, six thousand dollars.	6,000 00
Sixth grade, eight employees, nine thousand six hundred dollars.	9,600 00
Fifth grade, two employees, one thousand eight hundred dollars.	1,800 00
Fourth grade, three employees, two thousand one hundred and sixty dollars.	2,160 00
Third grade, two employees, one thousand two hundred dollars.	1,200 00

OFFICE EXPENSES.

For furniture, books, printing, messages and other necessary incidental office expenses, one thousand five hundred dollars, or so much thereof as may be necessary.	1,500 00
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REMOVAL, ETC.

For maintenance, transportation and removal of state, nonresident and alien poor, thirty thousand dollars, or so much thereof as may be necessary.	30,000 00
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TRAVELING EXPENSES.

For the actual and necessary traveling expenses of superintendent and inspectors in the performance of their official duties, four thousand five hundred dollars, or so much thereof as may be necessary.	4,500 00
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STATE CHARITIES BUILDING COMMITTEE.

SECRETARY'S SALARY.

For salary of secretary to the state charities building commission, five hundred dollars.	500 00
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Charitable — continued.

FISCAL SUPERVISOR OF STATE CHARITIES.

OFFICIAL SALARIES.

For salaries of the:

fiscal supervisor of state charities, six thousand dollars.	\$6,000 00
deputy fiscal supervisor, three thousand five hundred dollars;	3,500 00
private secretary to the fiscal supervisor, two thousand dollars;	2,000 00
chief clerk, two thousand seven hundred fifty dollars;	2,750 00
traveling dietist, two thousand five hundred dollars;	2,500 00
auditor of accounts, two thousand one hundred dollars;	2,100 00
inspector of buildings, two thousand dollars;	2,000 00
inspector of heating, two thousand dollars;	2,000 00
inspector of lighting, two thousand dollars;	2,000 00
two confidential inspectors, three thousand three hundred dollars.	3,300 00
one confidential clerk or stenographer, nine hundred dollars.	900 00

GRADED EMPLOYEES.

Twelfth grade, one employee, three thousand dollars.	3,000 00
Tenth grade, one employee, two thousand three hundred dollars.	2,300 00
Eighth grade, three employees, five thousand four hundred dollars.	5,400 00
Seventh grade, three employees, four thousand five hundred dollars.	4,500 00
Sixth grade, five employees, six thousand dollars.	6,000 00
Fifth grade, one employee, nine hundred dollars.	900 00
Fourth grade, one employee, seven hundred twenty dollars.	720 00
Second grade, two employees, nine hundred sixty dollars.	960 00

FISCAL SUPERVISOR'S EXPENSES.

For the actual and necessary traveling expenses of the fiscal supervisor in the performance of his official duties, one thousand dollars, or so much thereof as may be necessary.	1,000 00
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Charitable — continued.**OFFICE EXPENSES.**

For furniture, books, blanks, printing, messages, traveling expenses of five inspectors, auditor of accounts and other employees of the department, on official business for the department, temporary clerical and expert services and other necessary and incidental office expenses, eight thousand dollars, or so much thereof as may be necessary.

\$8,000 00**POSTAGE AND TRANSPORTATION.**

For postage and transportation of letters, official documents and other matter sent by express or freight, seven hundred fifty dollars, or so much thereof as may be necessary.

750 00**SEMIANNUAL MEETING.**

For expenses of the semiannual meeting of the state charitable institutions, to be held in Albany, including printing, postage, services of secretary, et cetera, five hundred dollars, or so much thereof as may be necessary.

500 00**ASSOCIATION OF STEWARDS.**

For expenses of the association of stewards of the state charitable institutions, including printing, postage, service of secretary, et cetera, five hundred dollars, or so much thereof as may be necessary.

500 00**PURCHASING COMMITTEE.****SERVICES.**

For the salary of a clerk, who shall be a stenographer, shall attend to all the office business and correspondence of the purchasing committee of the state charitable institutions, shall keep the minutes of the meeting of said committee and shall have charge of the necessary stenographic and clerical work of said committee, one thousand eight hundred dollars.
one employee, third grade, six hundred dollars.

1,800 00**600 00****EXPENSES.**

For the necessary expenses of the purchasing committee of the state charitable institutions, for advertising for proposals, making chemical analyses, printing, blanks,

Charitable — continued.

stationery and postage and other necessary and incidental office expenses, one thousand dollars, or so much thereof as may be necessary. \$1,000 00

WESTERN HOUSE OF REFUGE FOR WOMEN, ALBION.

For maintenance and for the transportation of those committed to it, fifty-nine thousand three hundred eighty dollars, or so much thereof as may be necessary, of which fifteen hundred dollars is for ordinary repairs. 59,380 00

NEW YORK STATE SCHOOL FOR THE BLIND, BATAVIA.

For maintenance and instruction of the inmates, forty-nine thousand fifty dollars, or so much thereof as may be necessary, of which two thousand dollars is for ordinary repairs. 49,050 00

NEW YORK STATE SOLDIERS AND SAILORS' HOME. BATH.

For maintenance and for the transportation of applicants for admission, one hundred thirty-four thousand thirty-three dollars and eleven cents, or so much thereof as may be necessary, of which fifteen thousand dollars is for ordinary repairs. 134,033 11

NEW YORK STATE REFORMATORY FOR WOMEN, BEDFORD HILLS.

For maintenance and for transportation of those committed to it, eighty-six thousand four hundred fifty dollars, or so much thereof as may be necessary, of which two thousand dollars is for ordinary repairs. 86,450 00

NEW YORK STATE REFORMATORY, ELMIRA.

For maintenance, purchase of material and for expenses of manufacturing, three hundred one thousand dollars, or so much thereof as may be necessary, of which three thousand is for ordinary repairs. 301,000 00

NEW YORK STATE TRAINING SCHOOL FOR GIRLS, HUDSON.

For maintenance and for the transportation of those committed to it, one hundred seven thousand dollars, or so much thereof as may be necessary, of which

Charitable — continued.

three thousand five hundred dollars is for ordinary repairs. \$107,000 00

STATE AGRICULTURAL AND INDUSTRIAL SCHOOL, INDUSTRY.

For maintenance of and rewards for inmates, repairs and betterments of tools, equipment and furniture, necessary tools to conduct the trade schools and common schools and military system and photographing of inmates, one hundred eighty-five thousand dollars, or so much thereof as may be necessary, of which two thousand six hundred dollars is for ordinary repairs. 185,000 00

THOMAS INDIAN SCHOOL, IROQUOIS.

For maintenance, thirty-eight thousand one hundred dollars, or so much thereof as may be necessary, of which two thousand five hundred dollars is for ordinary repairs. 38,100 00

EASTERN NEW YORK REFORMATORY, NAPANOCH.

For maintenance, one hundred five thousand dollars, or so much thereof as may be necessary, of which one thousand dollars is for ordinary repairs. 105,000

NEW YORK STATE CUSTODIAL ASYLUM, NEWARK.

For maintenance and for other necessary expenses, one hundred sixteen thousand dollars, or so much thereof as may be necessary, of which seven thousand five hundred dollars is for ordinary repairs. 116,000 00

NEW YORK STATE WOMAN'S RELIEF CORPS HOME, OXFORD.

For maintenance, thirty-four thousand eight hundred thirty-three dollars and eighteen cents, or so much thereof as may be necessary, of which one thousand dollars is for ordinary repairs. 34,833 18

NEW YORK HOUSE OF REFUGE, RANDALL'S ISLAND.

For the Society for the Reformation of Juvenile Delinquents in the city of New York, for maintenance and rewards for inmates, repairs, betterments of tools and equipment and furniture, and for necessary tools to properly conduct the trade school and common schools and military system and photographing of in-

Charitable — concluded.

mates, one hundred twenty-nine thousand three hundred eighty-six dollars and forty-two cents, or so much thereof as may be necessary, of which two thousand dollars is for ordinary repairs.

\$129,386 42

NEW YORK STATE HOSPITAL FOR TUBERCULOSIS, RAYBROOK.

For maintenance of the institution, sixty-seven thousand seventy-six dollars and sixty-seven cents, or so much thereof as may be necessary, of which three thousand dollars is for ordinary repairs.

67,076 67

ROME STATE CUSTODIAL ASYLUM, ROME.

For maintenance, one hundred seventy-nine thousand three hundred eighty-nine dollars and eighty-three cents, or so much thereof as may be necessary, of which five thousand dollars is for ordinary repairs.

179,389 83

CRAIG COLONY FOR EPILEPTICS, SONYEA.

For maintenance, two hundred fifteen thousand one hundred twenty-eight dollars and ninety-eight cents, or so much thereof as may be necessary, of which twelve thousand five hundred dollars is for ordinary repairs.

215,128 98

STATE INSTITUTION FOR FEEBLE-MINDED CHILDREN, SYRACUSE.

For maintenance, ninety thousand twenty-one dollars and twenty-one cents, or so much thereof as may be necessary, of which three thousand dollars is for ordinary repairs.

90,021 21

LETCHWORTH VILLAGE, THIELLS.

For maintenance, fifty-four thousand two hundred dollars, or so much thereof as may be necessary, of which six thousand dollars is for ordinary repairs.

54,200 00

NEW YORK STATE HOSPITAL FOR THE CARE OF CRIPPLED AND DEFORMED CHILDREN, WEST HAVERSTRAW.

For maintenance, twenty-seven thousand two hundred and eighty dollars, or so much thereof as may be necessary, of which five hundred dollars is for ordinary repairs.

27,280 00

NEW YORK STATE TRAINING SCHOOL FOR BOYS, YORKTOWN HEIGHTS.

For maintenance, eighteen thousand dollars, or so much thereof as may be necessary.

18,000 00

PROTECTIVE.**DEPARTMENT OF PUBLIC BUILDINGS.****OFFICIAL SALARIES.**

For the salaries of the:

superintendent, five thousand dollars;	\$5,000 00
deputy superintendent, three thousand five hundred dollars;	3,500 00
chief engineer, two thousand five hundred dollars;	2,500 00
chief orderly, one thousand five hundred dollars;	1,500 00
chief of the state hall division (janitor), one thousand two hundred dollars;	1,200 00
chief of the agricultural and geological division (janitor), one thousand two hundred dollars;	1,200 00
chief of the machinery division (machinist and locksmith), one thousand two hundred dollars;	1,200 00
chief of the stone and tile division (stone and tile setter), one thousand two hundred dollars;	1,200 00
chief of the carpentry division (chief carpenter), one thousand two hundred dollars;	1,200 00
chief of the carpet and shade division (carpet and shade maker), one thousand dollars;	1,000 00
chief of the upholstery division (upholsterer), one thousand dollars;	1,000 00
chief of the painting division (painter), one thousand and twenty-five dollars;	1,025 00
chief of the Kingston senate house division (janitor), eight hundred dollars.	800 00

GRADED EMPLOYEES.

Ninth grade, one employee, two thousand dollars.	2,000 00
Eighth grade, one employee, one thousand eight hundred dollars.	1,800 00
Seventh grade, one employee, one thousand five hundred dollars.	1,500 00
Sixth grade, two employees, two thousand four hundred dollars.	2,400 00

Protective — continued.**WAGES OF EMPLOYEES.**

For services of orderlies, watchmen, engineers, firemen, carpenters, machinists, electricians, mechanics, cleaners, laborers, porters and other necessary employees in the care and maintenance of the public buildings, one hundred thirty-eight thousand three hundred twenty-five dollars, or so much thereof as may be necessary. \$138,325 00

FURNITURE, REPAIRS, ETC.

For furniture, repairs, coal, fuel, water, machinery, fixtures, appliances, supplies and other necessary and incidental expenses, eighty-five thousand dollars, or so much thereof as may be necessary. 85,000 00

TRUSTEES OF PUBLIC BUILDINGS.**SECRETARY'S SALARY.**

For salary of the secretary to the trustees of public buildings, one thousand dollars. 1,000 00

CONSERVATION DEPARTMENT.**OFFICIAL SALARIES.**

For salaries of:

three commissioners, ten thousand dollars each, thirty thousand dollars;	80,000 00
three deputy commissioners, three thousand five hundred dollars each, ten thousand five hundred dollars;	10,500 00
secretary to the commission, five thousand dollars;	5,000 00
counsel to the commission, seven thousand dollars;	7,000 00
chief engineer, seven thousand dollars;	7,000 00
one assistant counsel, five thousand dollars;	5,000 00
three confidential secretaries at two thousand dollars each, six thousand dollars;	6,000 00
four confidential agents at one thousand eight hundred dollars each, seven thousand two hundred dollars;	7,200 00
four importation agents at one thousand five hundred dollars each, six thousand dollars;	6,000 00

Protective — continued.

three confidential stenographers at one thousand five hundred dollars each, four thousand five hundred dollars;	\$4,500 00
one chief of publication, four thousand two hundred dollars;	4,200 00
one inspector of docks and dams, three thousand five hundred dollars;	3,500 00
one appraiser of surplus canal waters, four thousand dollars;	4,000 00
one assistant secretary and cashier, three thousand dollars.	3,000 00
one auditor, two thousand dollars.	2,000 00

GRADED EMPLOYEES.

Eleventh grade, one pay clerk and auditor, two thousand five hundred dollars.	2,500 00
Eighth grade, one employee, one thousand eight hundred dollars.	1,800 00
Seventh grade, one employee, one thousand four hundred dollars.	1,400 00
Sixth grade, four employees, four thousand four hundred dollars.	4,400 00

OFFICE EXPENSES.

For office rent, repairs, furniture, books, blanks, printing, stationery, messages, postage and transportation of letters, official documents and other matter sent by express or freight, including boxes or covering for same, and other necessary and incidental office expenses, including care and maintenance of leased offices, twenty thousand dollars, or so much thereof as may be necessary.	20,000 00
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TRAVELING EXPENSES.

For actual and necessary traveling and other expenses and disbursements of the commissioners, counsel to the commission, the secretary and the officers, clerks, inspectors, experts and other employees incurred or made by them in the discharge of their official duties in addition to all other sums herein expressly provided for, the sum of ten thousand dollars, or so much thereof as may be necessary.	10,000 00
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Protective — continued.**DIVISION OF FISH AND GAME.****OFFICIAL SALARIES.**

For salary of chief game protector, three thousand one hundred dollars.	\$3,100 00
For salary of deputy chief game protector, two thousand four hundred dollars.	2,400 00
Salary of superintendent of inland fisheries, two thousand five hundred dollars.	2,500 00

GRADED EMPLOYEES.

Eighth grade, twelve employees, nineteen thousand two hundred dollars.	19,200 00
Seventh grade, one employee, one thousand five hundred dollars.	1,500 00
Fifth grade, fifteen employees, nine hundred dollars each, thirteen thousand five hundred dollars.	13,500 00
Fifth grade, ninety-five employees, nine hundred dollars each, eighty-five thousand five hundred dollars.	85,500 00

PROTECTORS' AND DIVISION CHIEF'S EXPENSES.

For the expenses of game protectors, wardens, fisheries and special protectors, sixty thousand dollars, or so much thereof as may be necessary.	60,000 00
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MARINE FISHERIES BUREAU.**OFFICIAL SALARIES.**

For salaries of the:	
supervisor, three thousand dollars;	3,000 00
deputy supervisor, two thousand dollars;	2,000 00
one surveyor, two thousand dollars;	2,000 00
confidential secretary, one thousand eight hundred dollars.	1,800 00
one cashier and bookkeeper, two thousand dollars.	2,000 00

GRADED EMPLOYEES.

Seventh grade, six employees, seven thousand eight hundred dollars.	7,800 00
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EXPENSES.

For traveling expenses, rent of office, supplies and surveying shellfish lands, six thousand dollars, or so much thereof as may be necessary.	6,000 00
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Protective — continued.

FISH HATCHERIES.

OFFICIAL SALARIES.

For the salary of the fish culturist, four thousand dollars.	\$4,000 00
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GRADED EMPLOYEES.

Sixth grade, nine employees, nine thousand seven hundred twenty dollars.	9,720 00
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MAINTENANCE.

For maintenance of fish hatcheries and hatchery stations, traveling expenses of fish culturist and messenger, purchase of fish eggs and miscellaneous expenses, fifty thousand dollars, or so much thereof as may be necessary.	50,000 00
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GAME BIRD FARM.

OFFICIAL SALARIES.

For salaries of the:	
superintendent, one thousand five hundred dollars;	1,500 00
assistant superintendent, nine hundred dollars.	900 00

MAINTENANCE.

For maintenance of game bird farm for distribution of birds, supply food and caring for the state's wild game, seven thousand dollars, or so much thereof as may be necessary.	7,000 00
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HUNTERS' LICENSE BUREAU.

GRADED EMPLOYEES.

For the salary of one employee, sixth grade, one thousand five hundred dollars.	1,500 00
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EXPENSES.

For expenses of printing books and forms to be furnished city, town and county clerks and for postage and transportation on same, and to reimburse county clerks for making monthly reports to the commission and for printing hunters' licenses, two thousand dollars, or so much thereof as may be necessary.	2,000 00
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DIVISION OF LANDS AND FORESTS.

OFFICIAL SALARIES.

For salaries of:	
superintendent of forests, three thousand two hundred dollars;	3,200 00

APPENDIX.**2557****Protective — continued.**

assistant superintendent of forests, two thousand dollars;	\$2,000 00
chief land surveyor, two thousand four hundred dollars;	2,400 00
pathologist, one thousand five hundred dollars;	1,500 00
director of forest investigation, one thousand eight hundred dollars;	1,800 00
two chief fire inspectors, two thousand four hundred dollars.	2,400 00

GRADED EMPLOYEES.

Eighth grade, four employees, six thousand nine hundred dollars.	6,900 00
Seventh grade, eight employees, eleven thousand nine hundred dollars.	11,900 00
Sixth grade, two employees, two thousand two hundred dollars.	2,200 00
Fifth grade, seven employees, six thousand three hundred dollars.	6,300 00

EXPENSES.

For general expenses for the forestry bureau, traveling, surveying, nursery work, reforesting lands, publishing instructive pamphlets, furnishing trees at cost to citizens of the state, making field studies and field tables, determining the rate of growth of trees, as required by section fifty of the conservation law, twenty-five thousand dollars, or so much thereof as may be necessary.	25,000 00
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FIRE PATROL.

For traveling expenses, services, supplies and equipment for the enforcement of the fire provisions of the forest, fish and game law, fifty thousand dollars, or so much thereof as may be necessary.	50,000 00
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DIVISION OF INLAND WATERS.**OFFICIAL SALARIES.**

For salaries of the:	
consulting engineer, five thousand dollars;	5,000 00
assistant engineer, two thousand seven hundred dollars;	2,700 00
division engineer, three thousand six hundred dollars.	3,600 00

Protective — continued.

GRADED EMPLOYEES.

Eleventh grade, two employees, five thousand five hundred dollars.	\$5,500 00
Ninth grade, one employee, two thousand dollars.	2,000 00
Eighth grade, one employee, one thousand eight hundred dollars.	1,800 00
Seventh grade, one employee, one thousand three hundred fifty dollars.	1,350 00
Sixth grade, two employees, two thousand four hundred dollars.	2,400 00
Fifth grade, five employees, four thousand five hundred dollars.	4,500 00
Third grade, one employee, six hundred dollars.	600 00
Second grade, one employee, four hundred eighty dollars.	480 00

GATE TENDERS.

For compensation of gate tenders of the state dams upon the Beaver and Moose rivers as provided by chapter one hundred and ninety-eight, laws of eighteen hundred and ninety-four, one thousand one hundred dollars, or so much thereof as may be necessary.	1,100 00
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FIRE MARSHAL.

OFFICIAL SALARIES.

For salaries of the:

fire marshal, seven thousand dollars;	7,000 00
first deputy, five thousand dollars;	5,000 00
second deputy, five thousand dollars;	5,000 00
secretary, three thousand dollars;	3,000 00
chief engineer, three thousand dollars;	3,000 00
chief inspector, three thousand dollars;	3,000 00
fifteen boiler inspectors, at one thousand two hundred dollars each, eighteen thousand dollars;	18,000 00
fourteen inspectors, at one thousand two hundred dollars each, sixteen thousand eight hundred dollars;	16,800 00
cashier, one thousand two hundred dollars;	1,200 00
confidential stenographer, nine hundred dollars.	900 00

GRADED EMPLOYEES.

Sixth grade, three employees, one thousand two hundred dollars each, three thousand six hundred dollars;	3,600 00
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Protective — continued.

Fifth grade, two employees, nine hundred dollars each, one thousand eight hundred dollars.	\$1,800 00
Fourth grade, one employee, seven hundred twenty dollars.	720 00

TRAVELING EXPENSES.

For necessary and actual traveling expenses of officials and employees of the department in the performance of their official duties under the direction of the state fire marshal, twenty-five thousand dollars, or so much thereof as may be necessary.	25,000 00
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FEES.

For fees to assistants to the fire marshal for making reports of fires, investigations of suspicious fires and witness fees, fifteen thousand dollars, or so much thereof as may be necessary.	15,000 00
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OFFICE EXPENSES.

For furniture, books, binding, blanks, stationery, mes- sages, postage and transportation of letters, official doc- uments and other matter sent by express or freight, in- cluding boxes for same, and other necessary and inci- dental office expenses, ten thousand dollars, or so much thereof as may be necessary.	10,000 00
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NIAGARA RESERVATION.

SUPERINTENDENT'S SALARY.

For superintendent's salary, two thousand four hundred dollars.	2,400 00
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OFFICE EXPENSES.

For the commissioners' actual and necessary expenses in the performance of their official duties, superintend- ent's office expenses and the actual and necessary trav- eling expenses in the performance of his official duties, and for postage, messages and express charges, one thousand six hundred dollars, or so much thereof as may be necessary.	1,600 00
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WATCHMEN, JANITORS, ETC.

For wages of watchmen, janitors, scrubwomen, elevator- men, and janitors' supplies, six thousand four hundred dollars, or so much thereof as may be necessary.	6,400 00
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Protective — continued.**POLICE, TICKETMEN, ETC.**

For police, ticketmen and caretakers, and police equipment, ten thousand five hundred dollars, or so much thereof as may be necessary.

\$10,500 00

SERVICES AND EXPENSES.

For general expenses, wages, et cetera, for salaries of foremen, teamsters, laborers and other employees as required, and the purchase of material, tools, lights, fuel and other necessary and incidental expenses, nineteen thousand five hundred dollars, or so much thereof as may be necessary.

19,500 00

STONY POINT RESERVATION.**CUSTODIAN'S SALARY.**

For salary of custodian, six hundred dollars.

600 00

LETCHWORTH PARK.**SALARIES.**

For salaries of the:

superintendent, eight hundred dollars;

800 00

foreman, seven hundred twenty dollars.

720 00

SERVICES OF LABORERS.

Six laborers, unclassified, three thousand six hundred dollars.

3,600 00

TRAVELING EXPENSES.

For traveling expenses of trustees, forester, superintendent, et cetera, in performance of their official duties, two hundred dollars, or so much thereof as may be necessary.

200 00

OFFICE EXPENSES.

For postage, stationery, telegraph, telephone, messenger service and office equipment, one hundred and fifty dollars, or so much thereof as may be necessary.

150 00

Protective — continued.

PHILIPSE MANOR HOUSE AT YONKERS.

SUPERINTENDENT'S SALARY.

For salary of superintendent, one thousand two hundred dollars.	\$1,200 00
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JANITOR'S SALARY.

For salary of janitor, nine hundred dollars.	900 00
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LIGHT, FUEL AND WATER.

For light, fuel and water, six hundred dollars, or so much thereof as may be necessary.	600 00
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SIR WILLIAM JOHNSON MANSION.

SUPERINTENDENT'S SALARY.

For salary of superintendent, or caretaker, from July one, nineteen hundred and twelve, to October one, nineteen hundred and thirteen, fifteen months at sixty dollars, nine hundred dollars.	900 00
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WAGES OF EMPLOYEES.

Assistant and extra labor, for fifteen months, three hundred and fifty dollars, or so much thereof as may be necessary.	350 00
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EXPENSES.

For coal for heating, one hundred and eighty dollars, or so much thereof as may be necessary.	180 00
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PALISADES INTERSTATE PARK.

EXPENSES.

For general repairs and up-keep of properties, three thousand five hundred dollars, or so much thereof as may be necessary.	3,500 00
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LAKE GEORGE BATTLEGROUND PARK.

CUSTODIAN'S SALARY.

For salary of custodian, two hundred and fifty dollars.	250 00
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Protective — continued.

FENCE.

For erecting a suitable iron fence around the monument erected by the Society of Colonial Wars on the Lake George battleground park, owned by the state of New York; for the construction of a suitable footpath from Lake George beach to the said monument; for the cleaning up of the paths and roads around said park, and erection of boundary fences wherever necessary, four hundred thirty-three dollars and five cents, or such lesser sum remaining unexpended of appropriation made therefor by chapter five hundred twenty-one, laws of nineteen hundred ten, which is hereby reappropriated for the same purpose (re. \$433.05).

WATKIN'S GLEN RESERVATION.

OFFICIAL SALARIES.

For the salaries of:

the superintendent, one thousand two hundred dollars;	\$1,200 00
the secretary and treasurer, one thousand two hundred dollars;	1,200 00

EMPLOYEES' SALARIES.

four caretakers, two thousand four hundred dollars;	2,400 00
two women attendants, four hundred twenty dollars;	420 00

MAINTENANCE AND REPAIRS.

for general maintenance and repairs, including scaling rocks, repairs to buildings, and other general

EXPENSES OF COMMISSION.

expenses of the commission, four thousand dollars, or so much thereof as may be necessary.	4,000 00
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FIRE ISLAND PARK.

SALARIES.

For salaries of:

secretary and treasurer, five hundred dollars;	500 00
superintendent, one thousand two hundred dollars;	1,200 00
bathing master, two hundred and fifty dollars;	250 00
two carpenters at seven hundred twenty dollars each, one thousand four hundred and forty dollars;	1,440 00

Protective — continued.

four laborers at three hundred sixty dollars each, one thousand four hundred forty dollars;	\$1,440 00
other help, two hundred and twenty-five dollars.	225 00

INCIDENTAL EXPENSES.

For repairs, traveling, office and incidental expenses, two thousand dollars, or so much thereof as may be necessary.	2,000 00
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WASHINGTON'S HEADQUARTERS, NEWBURGH.**OFFICIAL SALARIES.**

For salary of superintendent, five hundred dollars.	500 00
For salary of curator of museum, nine hundred dollars.	900 00

CARE OF GROUNDS AND BUILDINGS.

For labor on grounds and cleaning buildings, one thousand dollars, or so much thereof as may be necessary.	1,000 00
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LIGHTING BUILDINGS.

For lighting buildings, fifty dollars, or so much thereof as may be necessary.	50 00
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HEATING BUILDINGS.

For heating buildings, two hundred and seventy-five dollars, or so much thereof as may be necessary.	275 00
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REPAIRS TO BUILDINGS AND FENCES.

For repairs to buildings and fences, one hundred and twenty-five dollars, or so much thereof as may be necessary.	125 00
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CLINTON HOUSE.**MAINTENANCE.**

For the Mahwenawasigh chapter of the Daughters of the American Revolution, for care and maintenance of Clinton House, two hundred dollars, or so much thereof as may be necessary.	200 00
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Protective -- continued.

PUBLIC LANDS.

LAND OFFICE EXPENSES.

For valuations, assessments and other actual and necessary expenses incurred in administering the laws relating to public lands, seven thousand five hundred dollars, or so much thereof as may be necessary.	\$7,500 00
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ASSESSMENTS FOR LOCAL IMPROVEMENTS.

For the payment of assessments on state property for local improvements made, when approved by the comptroller, pursuant to section twenty-one, chapter fifty, laws of nineteen hundred and nine, being the public lands law, two thousand three hundred dollars, or so much thereof as may be necessary.	2,300 00
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INVESTIGATIONS.

For investigation of claims for assessments filed in the office of the comptroller, two hundred dollars, or so much thereof as may be necessary.	200 00
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INDIAN AFFAIRS.

For the payment of annuities to the several Indian tribes as follows:

ONONDAGA ANNUITIES.

Onondagas, two thousand four hundred thirty dollars.	2,430 00
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CATUGA ANNUITIES.

Cayugas, two thousand three hundred dollars.	2,300 00
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SENECA ANNUITIES.

Senecas, five hundred dollars.	500 00
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ST. REGIS ANNUITIES.

Saint Regis, two thousand one hundred thirty-one dollars sixty-seven cents.	2,131 67
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RELIEF OF ONONDAGAS.

For the relief of the Onondaga Indians, three hundred dollars.	300 00
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Protective — continued.**AGENT OF ONONDAGAS.**

For compensation of the agent of the Onondaga Indians, two hundred dollars.	\$200 00
For compensation of the agent of the Onondaga Indians, pursuant to section twenty of chapter thirty-one of the laws of nineteen hundred and nine, being the In- dian law, sixty-five dollars.	65 00

AGENT OF THE ONONDAGA, ALLEGANY AND CATTARAUGUS RESERVATION.

For compensation of the agent of the Onondaga Indians, residing on the Allegany and Cattaraugus reservation, one hundred and fifty dollars.	150 00
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ATTORNEY OF ST. REGIS.

For compensation of the attorney of the Saint Regis Indians, one hundred fifty dollars.	150 00
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ATTORNEY OF SENECAE.

For compensation of the attorney of the Seneca Indians, one hundred fifty dollars.	150 00
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ATTORNEY OF TONAWANDA BAND.

For compensation of the attorney of the Tonawanda band of Seneca Indians, one hundred fifty dollars.	150 00
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SARATOGA MONUMENT.**CUSTODIAN'S SALARY.**

For salary of the custodian of the Saratoga monument, six hundred dollars, as provided by chapter five hun- dred fifty-five, laws of eighteen hundred and ninety- five.	600 00
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GRANT COTTAGE.**MAINTENANCE.**

For care and maintenance of Grant cottage, as provided by chapter six hundred and sixty-seven of the laws of eighteen hundred and ninety-six, one thousand dollars, or so much thereof as may be necessary.	1,000 00
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Protective — concluded.**EXPENSES.**

For necessary expenses for Grant cottage and care of grounds surrounding same and highway leading thereto, three hundred fifty dollars, or so much thereof as may be necessary.

\$350 00**CONSTRUCTIVE.****STATE ENGINEER AND SURVEYOR.****OFFICIAL SALARIES.**

For salaries of the:

state engineer and surveyor, eight thousand dollars;	8,000 00
deputy state engineer and surveyor, five thousand dollars;	5,000 00
chief clerk, three thousand six hundred dollars.	3,600 00

GRADED EMPLOYEES.

Tenth grade, one employee, two thousand four hundred dollars.	2,400 00
Ninth grade, three employees, six thousand one hundred dollars.	6,100 00
Seventh grade, one employee, one thousand five hundred dollars.	1,500 00
Sixth grade, two employees, two thousand four hundred dollars.	2,400 00
Third grade, two employees, one thousand one hundred and forty dollars.	1,140 00

OFFICE EXPENSES.

For furniture, books, binding, blanks, printing and other necessary incidental office expenses, two thousand dollars, or so much thereof as may be necessary.	2,000 00
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POSTAGE AND TRANSPORTATION.

For postage and transportation of letters, official documents and other matter sent by express or freight, including boxes or covering for same, one thousand two hundred fifty dollars, or so much thereof as may be necessary.	1,250 00
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Constructive — continued.**ENGINEER'S EXPENSES.**

For traveling expenses of the state engineer and surveyor, two thousand five hundred dollars, payable quarterly in full for all such expenses.	\$2,500 00
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DEPUTY'S EXPENSES.

For actual and necessary traveling expenses of the deputy state engineer and surveyor, in the performance of his official duties, one thousand one hundred dollars, or so much thereof as may be necessary.	1,100 00
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STATE ARCHITECT.**OFFICIAL SALARIES.**

For salaries of the:	
state architect, seven thousand five hundred dollars;	7,500 00
deputy state architect, five thousand dollars;	5,000 00
assistant deputy state architect, three thousand five hundred dollars;	3,500 00
private secretary, two thousand seven hundred dollars;	2,700 00
chief draftsman, three thousand dollars;	3,000 00
chief engineer, three thousand dollars;	3,000 00
electrical engineer, two thousand four hundred dollars;	2,400 00
two structural engineers, four thousand five hundred dollars;	4,500 00
heating engineer, two thousand two hundred fifty dollars;	2,250 00
sanitary engineer, two thousand two hundred fifty dollars.	2,250 00

GRADED EMPLOYEES.

Eighth grade, one employee, one thousand six hundred dollars.	1,600 00
Seventh grade, two employees, two thousand five hundred fifty dollars.	2,550 00
Sixth grade, six employees, six thousand two hundred dollars.	6,200 00
Third grade, one employee, six hundred dollars.	600 00
Second grade, one employee, four hundred eighty dollars.	480 00
First grade, one employee, three hundred sixty dollars.	360 00

Constructive — continued.**BUILDING AND ENGINEERING INSPECTORS.**

Employees engaged in supervision and inspection, thirty thousand dollars, or so much thereof as may be necessary. \$30,000 00

DRAFTSMEN, TRACERS, ET CETERA, SALARIES.

Employees engaged in the preparation of plans and specifications, thirty-two thousand dollars, or so much thereof as may be necessary. \$2,000 00

OFFICE EXPENSES.

For office supplies and expenses, six thousand dollars, or so much thereof as may be necessary. 6,000 00

TRAVELING EXPENSES.

For actual and necessary traveling expenses of the officers and employees of the department in the performance of their official duties, five thousand dollars, or so much thereof as may be necessary. 5,000 00

PUBLIC WORKS DEPARTMENT.**MINISCEONGO CREEK BRIDGE.**

For compensation of the tender, and for the maintenance and operation of the draw-bridge over Minisceongo creek, Rockland county, six hundred dollars, or so much thereof as may be necessary, payable on the certificate of the superintendent of public works. 600 00

DRAKE'S DRAW-BRIDGE.

For operation, maintenance and repair of the draw-bridge known as Drake's draw-bridge, spanning Wappinger creek, in the village of New Hamburg, county of Dutchess, as provided by chapter two hundred thirty-nine, laws of eighteen hundred and ninety-two, four hundred dollars, or so much thereof as may be necessary. 400 00

DEPARTMENT OF HIGHWAYS.**BUREAU OF TOWN HIGHWAYS.****OFFICIAL SALARIES.**

For salaries of:
 one assistant to second deputy, two thousand seven hundred fifty dollars; 2,750 00

Constructive — concluded.

fourteen district supervisors, twenty-eight thousand dollars.	\$28,000 00
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GRADED EMPLOYEES.

Seventh grade, three employees, four thousand five hundred dollars.	4,500 00
Sixth grade, four employees, four thousand eight hundred dollars.	4,800 00
Fifth grade, one employee, nine hundred dollars.	900 00

BOOKS AND SUPPLIES.

For printing, purchase of account books, order books, blanks and other supplies for the use of the bureau and of the town and county officials, five thousand dollars, or so much thereof as may be necessary.	5,000 00
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POSTAGE AND TRANSPORTATION.

For postage, express and freight, two thousand dollars, or so much thereof as may be necessary.	2,000 00
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TRAVELING EXPENSES.

For traveling expenses of the assistant to the second deputy, fourteen district supervisors and other employees, sixteen thousand dollars, or so much thereof as may be necessary.	16,000 00
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GENERAL.**BANKING DEPARTMENT.****OFFICIAL SALARIES.**

For the salaries of the:	
superintendent, seven thousand dollars;	7,000 00
first deputy superintendent, five thousand dollars;	5,000 00
second deputy superintendent, four thousand five hundred dollars;	4,500 00
third deputy superintendent, four thousand dollars;	4,000 00
confidential clerk and private secretary, three thousand five hundred dollars;	3,500 00
chief clerk, three thousand dollars.	3,000 00

APPENDIX.

General — continued.

GRADED EMPLOYEES.

Eighth grade, two employees, three thousand four hundred dollars.	\$3,400 00
Seventh grade, five employees, seven thousand dollars.	7,000 00
Sixth grade, five employees, five thousand five hundred dollars.	5,500 00
Fifth grade, one employee, nine hundred dollars.	900 00
First grade, two employees, six hundred fifty dollars.	650 00

NEW YORK OFFICE, RENT.

For rent of branch office in the city of New York, five thousand dollars.	5,000 00
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OFFICE EXPENSES.

For furniture, books, binding, blanks, printing and other incidental office expenses, fifteen thousand dollars, or so much thereof as may be necessary.	15,000 00
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CONTINGENT.

For a contingent fund to be used for the expenses of appraising property and other contingent expenses in connection with the administration of the banking department, three thousand dollars, or so much thereof as may be necessary.	3,000 00
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EXAMINERS.

For payment of examiners for the examination of corporations and individual bankers pursuant to the banking law, one hundred and forty thousand dollars, or so much thereof as may be necessary.	140,000 00
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SUPERINTENDENT'S EXPENSES.

For the actual and necessary traveling expenses of the superintendent in the performance of his official duties, three thousand dollars, or so much thereof as may be necessary.	3,000 00
The amounts required for the aforesaid salaries, clerk hire, payment of examiners and other expenses, shall be refunded to the state treasury, in accordance with the provisions contained in the banking law.	

General — continued.

RETIRED EMPLOYEES.

For deputies, clerks and examiners in the banking department, retired or to be retired as provided by the laws of nineteen hundred and twelve, four thousand five hundred dollars.

\$4,500 00

INSURANCE DEPARTMENT.

OFFICIAL SALARIES.

For salaries of the:

superintendent of insurance, ten thousand dollars;	10,000 00
first deputy superintendent of insurance, six thousand five hundred dollars;	6,500 00
second deputy superintendent of insurance, five thousand dollars;	5,000 00
third deputy superintendent of insurance, four thousand five hundred dollars;	4,500 00
counsel, five thousand dollars;	5,000 00
actuary, five thousand dollars;	5,000 00
first assistant actuary, three thousand two hundred dollars;	3,200 00
assistant actuary, three thousand dollars;	3,000 00
chief clerk, three thousand six hundred dollars;	3,600 00
chief of liquidation bureau, four thousand dollars;	4,000 00
chief of bureau of co-operative companies, four thousand dollars;	4,000 00
chief of the bureau of assessments and fraternal corporations, four thousand dollars;	4,000 00
chief of the bureau of accounts, four thousand dollars;	4,000 00
tax clerk, three thousand five hundred dollars;	3,500 00
cashier, three thousand dollars;	3,000 00
statistician, two thousand seven hundred dollars;	2,700 00
general clerk, liquidation bureau, two thousand five hundred dollars;	2,500 00
registrar, two thousand five hundred dollars;	2,500 00
confidential agent, one thousand two hundred dollars.	1,200 00

GRADED EMPLOYEES.

Tenth grade, three employees, seven thousand two hundred dollars.

7,200 00

General — continued.

Ninth grade, four employees, eight thousand one hundred dollars.	\$8,100 00
Eighth grade, six employees, ten thousand eight hundred dollars.	10,800 00
Seventh grade, nineteen employees, twenty-eight thousand five hundred dollars.	28,500 00
Sixth grade, twenty-one employees, twenty-five thousand dollars.	25,000 00
Fifth grade, sixteen employees, fourteen thousand four hundred dollars.	14,400 00
Fourth grade, two employees, one thousand four hundred forty dollars.	1,440 00
PRINTING REPORTS.	
For printing and binding insurance reports, six thousand dollars, or so much thereof as may be necessary.	6,000 00

OFFICE EXPENSES.

For furniture, books, blanks, printing, stationery, messages, postage and transportation of letters, official documents and other matter sent by express or freight, including boxes or covering for same, and necessary incidental office expenses, including New York office, twenty-five thousand dollars, or so much thereof as may be necessary.	25,000 00
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SUPERINTENDENT'S EXPENSES.

For the actual and necessary traveling expenses of the superintendent in the performance of his official duties, one thousand five hundred dollars, or so much thereof as may be necessary.	1,500 00
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FIRST DEPUTY'S EXPENSES.

For the actual and necessary traveling expenses of the first deputy, in the performance of his official duties, one thousand dollars, or so much thereof as may be necessary.	1,000 00
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TRAVELING EXPENSES.

For actual and necessary traveling expenses of the department employees in the performance of their official duties, two thousand five hundred dollars, or so much thereof as may be necessary.	2,500 00
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General — continued.

VALUATIONS.

For expenses of computation, compilation and publication of new valuation table of valuations, and other incidental expenses therewith to carry into effect the provisions of section eighty-four, chapter thirty-three, of the laws of nineteen hundred and nine, being the insurance law, three thousand dollars, or so much thereof as may be necessary. \$3,000 00

MISCELLANEOUS BUREAU, SALARIES.

For salaries of twenty employees, to carry out the provisions of the amendatory laws of nineteen hundred and eleven in reference to agents, brokers, mutual fire insurance corporations of other states, et cetera, eighteen thousand dollars, or so much thereof as may be necessary. 18,000 00

MISCELLANEOUS BUREAU, EXPENSES.

For furniture, equipment, blanks, printing, stationery, rent and traveling expenses of employees, to carry out the provisions of the amendatory laws of nineteen hundred and eleven in reference to agents, brokers, mutual fire insurance corporations of other states, et cetera, ten thousand dollars, or so much thereof as may be necessary. 10,000 00

NEW YORK OFFICE.

SALARIES.

For salaries of the:
 auditor and assistant actuary, New York city, five thousand dollars; 5,000 00
 assistant auditor, New York city, three thousand dollars; 3,000 00
 expert appraiser, New York city office, four thousand dollars, or so much thereof as may be necessary. 4,000 00

FURNISHINGS.

For furnishings, New York office, one thousand five hundred dollars, or so much thereof as may be necessary. 1,500 00

RENT.

For rent of branch office, New York city, eight thousand dollars, or so much thereof as may be necessary. 8,000 00

General — continued.

EXAMINERS.

The following appropriations to be collected from and refunded to the treasury by the corporations under examination when disbursements therefrom are in consequence of service had or in connection with such examination.

For salaries of:

four chief examiners, nineteen thousand dollars;	\$19,000 00
eleven examiners and thirty assistant examiners, ninety-six thousand seven hundred dollars.	96,700 00

APPRAISERS, EXAMINERS, ET CETERA, SERVICES AND EXPENSES.

For services and expenses of department appraisers in the state, expenses of department appraisers and examiners designated in other states, for services and expenses of counsel and for expenses of examiners in connection with examination of insurance companies and for extra temporary services when required, forty thousand dollars, or so much thereof as may be necessary.

40,000 00

COUNTY TREASURERS.

For advances to county treasurers on account of taxes on property of nonresidents, and for taxes on state, wild or forest lands which may be returned to the comptroller's office, and for adjusting accounts of state taxes with counties, one hundred seventy-five thousand dollars, or so much thereof as may be necessary.

175,000 00

STATIONERY.

For stationery for the governor, secretary of state, comptroller, treasurer, attorney-general, state engineer and surveyor, commissioner of education, adjutant-general, clerk of the court of appeals, state board of charities, state department of health, civil service commission, superintendent of public buildings, fiscal supervisor of state charities, and department of labor, fifteen thousand dollars, or so much thereof as may be necessary.

15,000 00

General — concluded.

JUDGMENTS FOR COSTS.

For payment of judgments against the state for costs duly awarded in certain actions, brought pursuant to law, to be paid upon the certificate of the attorney-general, sixteen thousand dollars, or so much thereof as may be necessary.

\$16,000 00

CANAL FUND.

DEPARTMENT OF PUBLIC WORKS.

OFFICIAL SALARIES.

For salaries of the:

superintendent of public works, six thousand dollars;	6,000 00
deputy superintendent, five thousand dollars;	5,000 00
assistant to the deputy, three thousand dollars;	3,000 00
three assistant superintendents, nine thousand dollars;	9,000 00
financial clerk, three thousand six hundred dollars;	3,600 00
assistant financial clerk, two thousand seven hundred dollars; •	2,700 00
private secretary, two thousand five hundred dollars.	2,500 00

GRADED EMPLOYEES.

Tenth grade, one employee, two thousand four hundred dollars.	2,400 00
Eighth grade, three employees, five thousand dollars.	5,000 00
Seventh grade, five employees, six thousand nine hundred dollars.	6,900 00
Sixth grade, five employees, five thousand five hundred dollars.	5,500 00
Fifth grade, two employees, one thousand eight hundred dollars.	1,800 00
First grade, one employee (janitress), one hundred forty-four dollars, or so much thereof as may be necessary.	144 00

MISCELLANEOUS.

For actual and necessary traveling expenses of the assistant superintendents of public works, in the performance of their official duties, one thousand five hundred dollars, or so much thereof as may be necessary.

1,500 00

Canal Fund — continued.

For additional clerk hire, and necessary and incidental office expenses of the superintendent of public works and assistant superintendents of public works, collectors and inspectors, ten thousand five hundred dollars, or so much thereof as may be necessary.	\$10,500 00
For traveling expenses of the superintendent of public works in the performance of his official duties, two thousand five hundred dollars, payable monthly in full for all such expenses.	2,500 00
For traveling expenses of the deputy superintendent of public works, one thousand dollars, or so much thereof as may be necessary.	1,000 00
For salaries of seventeen section superintendents, twenty-six thousand dollars.	26,000 00
For collectors and compilers of statistics relating to the trade and tonnage of the canal during the season of navigation, six thousand nine hundred and fifty-five dollars, comprising two collectors at one hundred and twenty-five dollars each, per month, five collectors at one hundred dollars each, per month, and four collectors at eighty dollars each, per month.	6,955 00
For collectors, clerks and inspectors and measurers of boats, five thousand two hundred and ninety-eight dollars, comprising two clerks at eighty dollars each, per month, five clerks at seventy-five dollars each, per month, and four clerks at seventy dollars each, per month.	5,298 00
For payment of the expenses of locktending and the ordinary repairs of the canals of the state, eight hundred twenty-five thousand dollars, or so much thereof as may be necessary.	825,000 00

BUREAU OF CANAL AFFAIRS — COMPTROLLER'S OFFICE.**OFFICIAL SALARIES.**

For salary of the chief clerk, three thousand dollars.	3,000 00
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GRADED EMPLOYEES.

Tenth grade, one employee, two thousand four hundred dollars.	2,400 00
Ninth grade, one employee, two thousand dollars.	2,000 00

Canal Fund — concluded.

Eighth grade, one employee, one thousand eight hundred dollars.	\$1,800 00
Night watchman, three hundred sixty-five dollars.	365 00
Transfer agent, one thousand two hundred dollars.	1,200 00

EXPENSES.

For printing, advertising and other necessary incidental office expenses of the bureau, two thousand dollars, or so much thereof as may be necessary.	2,000 00
For the Bank of Manhattan Company, New York, for keeping transfer office and for stationery for same, three thousand dollars.	3,000 00

STATE ENGINEER AND SURVEYOR.

For salaries, compensation and necessary expenses of the engineers employed on the ordinary repairs of canals, thirty thousand dollars, or so much thereof as may be necessary.	30,000 00
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HIGHWAY IMPROVEMENT FUND.**BUREAU OF HIGHWAYS — COMPTROLLER'S OFFICE.****GRADED EMPLOYEES.**

Ninth grade, highway audit clerk, two thousand five hundred dollars.	2,500 00
Sixth grade, one employee, one thousand dollars.	1,000 00

EXPENSES.

For the Bank of Manhattan Company, New York, for keeping transfer office and for stationery for same, two thousand dollars, or so much thereof as may be necessary,	2,000 00
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DEPARTMENT OF HIGHWAYS.**OFFICIAL SALARIES.**

For salaries of the:	
superintendent, eight thousand dollars;	8,000 00
two deputies, ten thousand dollars;	10,000 00
secretary, five thousand dollars;	5,000 00

Highway Improvement Fund — continued.

assistant secretary, two thousand five hundred dollars;	\$2,500 00
chief clerk, one thousand six hundred dollars;	1,600 00
chief engineer, five thousand dollars;	5,000 00
two assistants to chief engineer, three thousand dollars;	3,000 00
private secretary to the superintendent, two thousand five hundred dollars;	2,500 00
confidential stenographer to the superintendent, one thousand five hundred dollars.	1,500 00
confidential clerk to chief engineer, one thousand eight hundred dollars.	1,800 00

GRADED EMPLOYEES.

Seventh grade, four employees, six thousand dollars.	6,000 00
Sixth grade, eight employees, nine thousand six hundred dollars.	9,600 00
Fifth grade, four employees, three thousand six hundred dollars.	3,600 00
Fourth grade, nine employees, six thousand two hundred ninety-two dollars.	6,292 00
Third grade, four employees, two thousand four hundred dollars.	2,400 00
Second grade, three employees, one thousand two hundred ten dollars.	1,210 00

BUREAU OF AUDIT AND FINANCE.**OFFICIAL SALARIES.**

For salary of auditor, four thousand five hundred dollars.	4,500 00
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GRADED EMPLOYEES.

Ninth grade, one employee, two thousand dollars.	2,000 00
Eighth grade, two employees, three thousand six hundred dollars.	3,600 00
Seventh grade, one employee, one thousand five hundred dollars.	1,500 00
Sixth grade, two employees, two thousand four hundred dollars.	2,400 00
Fifth grade, one employee, nine hundred dollars.	900 00

Highway Improvement Fund — continued.

Fourth grade, one employee, seven hundred twenty dollars.	\$720 00
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DIVISION ENGINEER'S OFFICE.**SALARIES.****For salaries of:**

six division engineers, twenty-five thousand two hundred dollars, or so much thereof as may be prescribed by law;	25,200 00
six stenographers to division engineers, seven thousand dollars.	7,000 00

EXPENSES.

For traveling expenses of the superintendent, division engineers and other employees as provided by law, eighteen thousand dollars, or so much thereof as may be necessary.	18,000 00
For postage, printing, blanks, office supplies, express, telephone and telegraph charges, rents and maintenance of head office and furniture for the same, twenty thousand dollars, or so much thereof as may be necessary.	20,000 00
For extra stenographic and clerical assistance, one thousand dollars, or so much thereof as may be necessary.	1,000 00

BUREAU OF MAINTENANCE AND REPAIR.**OFFICIAL SALARIES.**

For salaries of one assistant to first deputy, two thousand seven hundred fifty dollars.	2,750 00
For salaries of eight assistants to first deputy, sixteen thousand dollars.	16,000 00
Confidential secretary to the deputy, two thousand one hundred dollars.	2,100 00
Three confidential inspectors, seven thousand eight hundred dollars.	7,800 00

GRADED EMPLOYEES.

Seventh grade, twenty employees, twenty-nine thousand dollars.	29,000 00
Sixth grade, two employees, two thousand four hundred dollars.	2,400 00

Highway Improvement Fund — concluded.

Fifth grade, two employees, one thousand eight hundred dollars.	\$1,800 00
Fourth grade, two employees, one thousand four hundred forty dollars.	1,440 00
First grade, one employee, three hundred sixty dollars.	360 00

EXPENSES.

For traveling expenses of the nine assistants to the first deputy, nine thousand five hundred dollars, or so much thereof as may be necessary.	9,500 00
For traveling expenses of twenty highway inspectors in charge of sections, twenty thousand dollars, or so much thereof as may be necessary.	20,000 00
For office supplies and expenses, three thousand dollars, or so much thereof as may be necessary.	3,000 00

PRISON CAPITAL FUND.**PRISON DEPARTMENT.**

For salaries of:	
one sales agent, four thousand dollars;	4,000 00
one clerk, manufacturing department, three thousand six hundred dollars;	3,600 00
three superintendents of industries, ten thousand eight hundred dollars, or so much thereof as may be necessary;	10,800 00
one assistant superintendent of industries, one thousand eight hundred dollars;	1,800 00
one master mechanic, three thousand dollars;	3,000 00
one financial agent, New York city, two thousand four hundred dollars;	2,400 00
two foremen, four thousand eight hundred dollars, or so much thereof as may be necessary.	4,800 00

GRADED EMPLOYEES.

Ninth grade, three employees, six thousand one hundred dollars.	6,100 00
Eighth grade, four employees, seven thousand two hundred dollars.	7,200 00
Seventh grade, eight employees, eleven thousand six hundred dollars.	11,600 00

Prison Capital Fund — concluded.

Sixth grade, twenty-six employees, thirty-one thousand two hundred dollars.	\$31,200 00
Fifth grade, forty-six employees, thirty-six thousand four hundred ninety dollars.	36,490 00
Third grade, two employees, one thousand two hundred dollars.	1,200 00
First grade, four employees, one thousand two hundred dollars.	1,200 00
For extra foremen and instructors, two thousand dollars.	2,000 00
For the payment of any additional foremen or employees necessary by any increase of the state prison industries, approved by the civil service commission, three thousand dollars, or so much thereof as may be necessary, but no part shall be available for any increase of the salaries of any of the above specified employees.	3,000 00

MILITARY RECORD FUND.

For the adjutant-general, for the expenses of the bureau of military records, payable from the revenue of the military record fund, two thousand dollars, or so much thereof as may be necessary.	2,000 00
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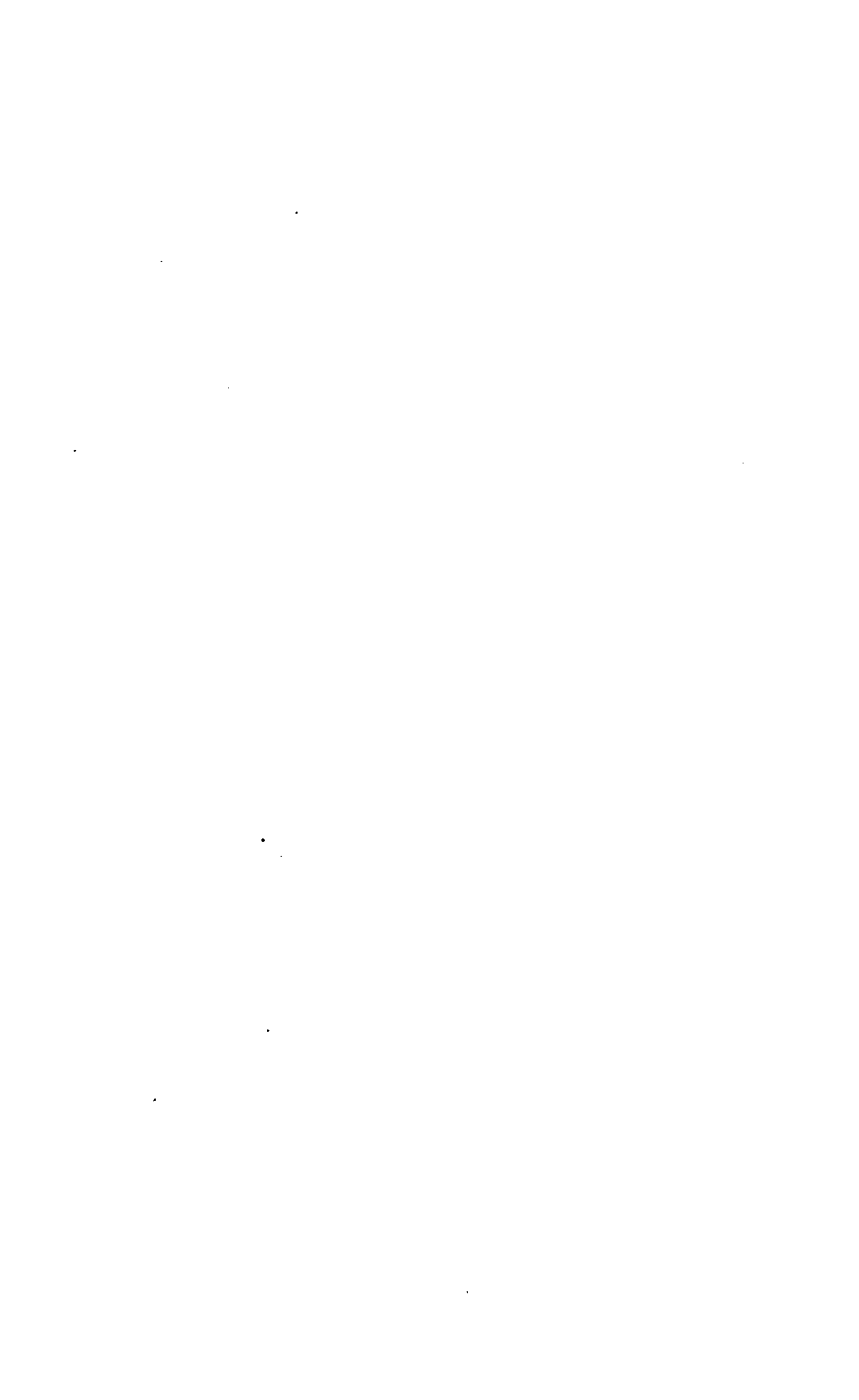
§ 2. The several amounts herein appropriated shall be paid by the treasurer from the respective sums as specified, pursuant to the requirements of the state finance law, and it shall be the duty of the treasurer to report annually to the legislature the detail of the several expenditures. The salary or compensation of any officer or employee, when not prescribed by law, for which an appropriation is made by this act, may be fixed by the department, official or officials appointing such officer, or employing such employee, at a less, but not a greater sum than the amount herein appropriated for the salary or compensation of such officer or employee. No appropriation herein contained shall be available for the salary or compensation of any regular officer or employee whose employment or office is not herein specified unless his appointment or employment is expressly authorized; and except as otherwise herein expressly provided, the appropriations made in this act for traveling expenses of officers or employees are for actual and necessary expenses only, in the performance of official

Military Record Fund — concluded.

duties and to be paid upon proper proof thereof, as required by section twelve of the state finance law, and no other or further or fixed allowance for expenses shall be granted or paid, anything in any other statute to the contrary notwithstanding.

The appropriations made in this act for the salaries of employees by grades are intended to refer to such grades as established by, and in accordance with, chapter fifteen of the laws of nineteen hundred and nine, being the civil service law, and such appropriations shall be available for the salaries of employees in any grade lower than the one specified in the appropriation act.

A manager, trustee or officer of any state charitable or other institution receiving moneys under this act from the state treasury, for maintenance and support, shall be entitled to actual and necessary traveling expenses when attending meetings of the board at the office of the institution or in the performance of other official duties undertaken pursuant to a resolution of the board of managers of which he is a member or with the approval of the fiscal supervisor of state charities.





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1912

PLAN OF INDEX.

This Journal is indexed upon the following plan:

1. Every bill relating to a locality may be found indexed under the name of that locality and ordinarily will not be found indexed under the subject to which it relates.

2. All bills relating to Kings county will be found under the New York, General, and all bills relating to Greater New York under New York City, General, and New York City, Charter.

3. Every general bill will be found indexed under the proper subject.

4. Every resolution, excepting those recalling bills, will be found under "Resolutions."

5. Every bill relating to canals will be found under "Canals."

6. The bills relating to general laws under the proper heads, i. e., "Banking Law," "Benevolent Orders Law," "Game Law," "Lien Law," "Revised Statutes," &c., &c., also under the head "General Laws."

7. All claim bills under "Claims."

8. Bills relating to cities of either class under "Cities of 1st Class," "Cities of 2d Class," &c., &c.

9. All code amendments under the heads of "Code Civil," "Code Criminal," and "Code Penal."

10. All petitions under "Petitions," and reports under "Reports."

11. All points of order under "Points of Order."

12. All decisions and acts of Speaker under "Speaker."

13. Privileges of floor under "Privilege."

14. All matters not relating to bills under the proper head.

15. The numbers used in this index, viz.: "Int. No.," refers to Assembly bill and its introductory number, and when "Rec. No." is used, it refers to a Senate bill and its reception number.

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